

साप्ताहिक/WEEKLY

प्राधिकार से प्रकाशित PUBLISHED BY AUTHORITY

सं. 15]

नई दिल्ली, शनिवार, अप्रैल 12—अप्रैल 18, 2014 (चैत्र 22, 1936)

No. 15]

NEW DELHI, SATURDAY, APRIL 12—APRIL 18, 2014 (CHAITRA 22, 1936)

इस भाग में भिन्न पृष्ठ संख्या दी जाती है जिससे कि यह अलग संकलन के रूप में रखा जा सके (Separate paging is given to this Part in order that it may be filed as a separate compilation)

भाग IV [PART IV]

[गैर-सरकारी व्यक्तियों और गैर-सरकारी संस्थाओं के विज्ञापन और सूचनाएं] [Advertisements and Notices issued by Private Individuals and Private Bodies]

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BY ORDER

Controller of Publication

CHANGE OF NAME

I, hitherto known as DOLLY wife of Shri Sumit Arora residing at 17 Priyadarshni Apartment, A-4 Block, Paschim Vihar, New Delhi- 110063, have changed my name shall hereafter be known as ANANYA ARORA.

It is certified that I have complied with other legal requirements in this connection.

DOLLY

[Signature (in existing old name)]

I, MOHD. IMRAN son of Mohd.Rafi Ulha Residing at H.No. 9/42, Gali No.9, Block-C, Kabir Nagar, Dayalpur,

Delhi-110094, have changed the name of my minor son ISLAM aged 15 years and he shall hereafter be known as MIRZA ISLAM BEG.

It is certified that I have complied with other legal requirements in this connection.

MOHD. IMRAN [Signature of Guardian]

I, hitherto known as VINOD KUMAR son of Sh.Hari Singh Rathor employed as Assistant Manager, Spanco Power Ltd. residing at BH-557C (East), Shalimar Bagh, Delhi - 110088 have changed my name and shall hereafter be known as VINOD RATHORE.

It is certified that I have complied with other legal requirements in this connection.

VINOD KUMAR

[Signature (in existing old name)]

I, hitherto known as DARSHNA DEVI W/o Sh. MALUK CHAND R/o village Bhogipur, P.O. Takhatgarh, Tehsil Anandpur

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Sahib, Distt. Rupnagar State Punjab have changed my name and shall hereafter be known as DARSHAN KAUR.

It is certified that I have complied with other legal requirements in this connection.

DARSHNA DEVI [Signature (in existing old name)]

I, hitherto known as MALUK CHAND S/o Sh. SANT RAM R/o village Bhogipur, P.O. Takhatgarh, Tehsil Anandpur Sahib, Distt. Rupnagar State Punjab have changed my name and shall hereafter be known as MALOOK SINGH.

It is certified that I have complied with other legal requirements in this connection.

MALUK CHAND [Signature (in existing old name)]

I, DINESH son of OM DUTT, a Businessman in Delhi, residing at House No. 112, Pooth Kalan Ext. Sector-23 Rohini Delhi-110086 have changed the name of my minor daughter MANSI Aged 13 years and she shall hereafter be known as UMAKSHI.

It is certified that I have complied with other legal requirements in this connection.

DINESH [Signature of Guardian]

I, M J JOSEPH son of Late A M Joseph employed as Executive Assistant to CEO, National Institute for Smart Government, Mahanagar Door Sanchar Sadan, 9, CGO Complex, Lodhi Road, New Delhi-110003 is residing at Flat No. 140, DDA LIG, SaritaVihar, New Delhi-110076 have changed the name of my minor son Jince Joseph aged 14 years and he shall hereafter be known as Joseph M Joseph.

It is certified that I have complied with other legal requirements in this connection.

M J JOSEPH [Signature of Guardian]

I, hitherto known as JATIN KAPOOR, S/o PRAVESH KAPOOR, self-employed, residing at 1301, Second Floor, Mukherjee Nagar, Delhi-110009 have changed my name and shall hereafter be known as JATIN SINGH KAPOOR.

It is certified that I have complied with other legal requirements in this connection.

JATIN KAPOOR [Signature (in existing old name)]

I, hitherto known as DEEPKA daughter of Sh. SOHAN LAL, employed as System Engineer, Infosys Limited residing at B-33/735, New Ashok Nagar-B, PO: Netaji Nagar, Ludhiana-141008, have changed my name and shall hereafter be known as DEEPIKA PAL.

It is certified that I have complied with other legal requirements in this connection.

DEEPKA

[Signature (in existing old name)]

I, hitherto known as MADHU SUDAN JAIN @ MADHUSUDAN JAIN S/o Sh. KULBHUSHAN JAIN, a Programme Analyst, Digital Commerce Programme, GSMA, Imperial Hotel, New Delhi, residing at 1475, Outram Lines, Near Kingsway Camp, Delhi-110009, have changed my name and shall hereafter be known as ARYAN JAIN.

It is certified that I have complied with other legal requirements in this connection.

MADHU SUDAN JAIN
@ MADHUSUDAN JAIN
[Signature (in existing old name)]

I, hitherto known as SOURAV KUMAR PANCHAL S/o GOPAL PANCHAL, employed as Pvt. Job post of Applicant Studying in I.P. University, Delhi, residing at B-249, Street No.10, Meet Nagar, Delhi-94, have changed my name and shall hereafter be known as Sourav Kumar Panchal New Name SAURAV PANCHAL.

It is certified that I have complied with other legal requirements in the connection.

SOURAV KUMAR PANCHAL [Signature (in existing old name)]

I, hitherto known as SURINDRA KAUR W/o Sh. HARDIAL CHAND (Ex Hony Flt LT Service No-294290R, of Indian Air Force) residing at House No-C-101, Street No-4, Ganga Vihar, Delhi-110094, have changed my name and shall hereafter be known as SURINDER KAUR.

It is certified that I have complied with other legal requirements in this connection

SURINDRA KAUR [Signature (in existing old name)]

I, hitherto known as NEHA BANSAL daughter of Sh. K.K. BANSAL, a student, residing at House No.81, Road No.5, Sanjay Nagar, Near Adarsh Nagar, Delhi-110033, have changed my name and shall hereafter be known as AYANA BANSAL.

It is certified that I have complied with other legal requirements in this connection.

NEHA BANSAL [Signature (in existing old name)]

I, hitherto known as ASESHWAR, RAM ASHESHWAR, RAM ASHESHWAR PANDIT son of Late KRISHAN PANDIT, a self employed, residing at B-887, Jwala Puri Sunder Vihar, New Delhi-110087 have changed my name and shall hereafter be known as "R.A. PANDIT".

It is certified that I have complied with other legal requirements in this connection.

ASESHWAR, RAM ASHESHWAR, RAM ASHESHWAR PANDIT [Signature (in existing old name)]

I, hitherto known as PRIYADARSHINI PURI W/o Late.Col. I.J. PURI D/o Late Mr. LAL CHAND ARORA a Housewife residing at E-389, Greater Kailash Part-II, New Delhi-110048 have changed my name and shall hereafter be known as GEETA PURI.

It is certified that I have complied with other legal requirements in this connection.

PRIYADARSHINI PURI [Signature (in existing old name)]

I, hitherto known as SATENDER S/o Shri ROHTAS SINGH employed as Inspector Central Excise R/o House No.418, First Floor, Gram Sabha, Pooth Kalan, Delhi-110086, have changed my name and shall hereinafter be known as SATENDER DHINDHWAL.

It is certified that I have complied with other legal requirements in this connection.

SATENDER [Signature (in existing old name)]

I, hitherto known as NEHA KUMARI D/o PRABHAKAR SINGH, residing at F-244, Ground Floor, Mangal Bazar, Laxmi Nagar, New Delhi-92, have changed my name and shall hereafter be known as NEHA BHARDWAJ.

It is certified that I have complied with other legal requirements in this connection.

NEHA KUMARI [Signature (in existing old name)]

I, hitherto known as RITAMBHARA daughter of Prof. S. P. MISRA and Smt. SUMAN MISRA, employed as a Assistant Professor in P.G.D.A.V, Lajpat Nagar, New Delhi, residing at 183-B, Pocket-iv, MayurVihar, Delhi, have changed my name and shall hereafter be known as RITAMBHARA MISRA.

It is certified that I have complied with other legal requirements in this connection.

RITAMBHARA [Signature (in existing old name)]

I, hitherto known as VIJAYALAKSHMI SINDHU alias SINDHU BIJAYLAXMI alias SINDHU VIJAYALAKSHMI alias SINDHU .V D/o K.G.G. PILLAI employed as ASSISTANT TEACHER of Kerala Education Society Sr. Sec. School, RK Puram, New Delhi residing at Flat No.-202, RZ-233C, Raj Nagar -I, Palam Colony, New Delhi-110045 have changed my name and shall hereafter be known as V. SINDHU.

It is certified that I have complied with other Legal requirements in this connection.

VIJAYALAKSHMI SINDHU alias SINDHU BIJAYLAXMI alias SINDHU VIJAYALAKSHMI alias SINDHU V [Signature (in existing old name)]

I, hitherto known as LUBHANSHU GUWALANI son of Shri ARUN KUMAR GUWALANI, residing at H-2078, Gaur Greencity, Vaibhav Khand, Indirapuram, Ghaziabad, UP-201014, have changed my name and shall hereafter be known as KABIR GUWALANI.

It is certified that I have complied with other legal requirements in this connection.

LUBHANSHU GUWALANI [Signature (in existing old name)]

I, hitherto known as RAVI KUMAR son of KUNWAR PAL SINGH, working as an Advocate, presently residing at I-4/83, Ground Floor, Sector-16, Rohini, New Delhi-110085, have changed my name and shall hereafter be known as RAVI KUMAR RAGHUVANSHI.

It is certified that have complied with other legal requirements in this connection.

RAVI KUMAR [Signature (in existing old name)]

I, hitherto known as MEDILA SURYA KUMARI wife of Mr. S C RAJPUT, a Housewife, residing at Plot No. 40, Flat No. SF4, Niti Khand 1, Indirapuram, Distt. Ghaziabad, Pin-201014, have changed my name & shall hereafter be known as SURYA KUMARI RAJPUT.

It is certified that I have complied with other legal requirements in this connection.

MEDILA SURYA KUMARI [Signature (In existing old name)]

I, hitherto known as SWAPAN KUMAR BANDYOPADHYAY son of Late SUBODH CHANDRA BANERJEE, employed as Controller of Stores in Geological Survey of India, CHQ, Kolkata, residing at VIP Residency, Kaikhali, Kolkata - 52, have changed my name and shall hereafter be known as SWAPAN KUMAR BANERJEE.

It is certified that I have complied with other legal requirements in this connection.

SWAPAN KUMAR BANDYOPADHYAY [Signature (In existing old name)]

I, R SRINIVASULU S/o SOMAIAH, R/o H no-5-3-10, Sri Venkateswara Bazar, Kuravi (V), (M), Mahbubabad, Warangal Distt, Pin-506101, A.P. My minor son's name is REDYALA RAHUL aged about 14 yrs. have changed my minor son's name and shall hereafter be known as REDYAALAW MAHINDRA.

It is certified that I have complied with other legal requirements in this connection.

R SRINIVASULU [Signature of Guardian]

I, hitherto known as SISTLA SRI KUMAR S/o SISTLA SHANKARA SASTRY, R/o Flat No-201, Lakshmee Narrusimhaniivas, ZNR United's Splendour, Opp. Indian Bank, B/S Andhra Bank, Srinagar Colony Main Road, Hyderabad-500073, A.P., have changed my name and shall hereafter be known as JAYASHANKARR SISTLAA.

It is certified that I have complied with other legal requirements in this connection.

SISTLA SRI KUMAR [Signature (in existing old name)]

I, hitherto known as K.MUSARAJA S/o K. MAHABOOB SAHEB, residing at H no-1-2077, Kottalapet Street, Pamidi (V&M), Anantapuramu Distt, Pin-515775, A.P., have changed my name and shall hereafter be known as K.MUSA RAJAK.

It is certified that I have complied with other legal requirements in this connection.

K. MUSARAJA [Signature (in existing old name)]

I, NARSING RAO SILIVERU S/o SHANKAR SILIVERU, R/o H no-12-1-48/a, Lalapet, Secundrabad, Pin-500017, A.P. My minor daughter's name is S RADHA aged about 15 yrs. have changed my minor daughter's name and shall hereafter be known as CHILIVERU VASUKI.

It is certified that I have complied with other legal requirements in this connection.

NARSING RAO SILIVERU [Signature of Guardian]

I, hitherto known as SILIVERU BHARATH KUMAR S/o NARSING RAO, R/o H no-12-1-48/a, Lalapet, Secundrabad, Pin-500017, A.P., have changed my name and shall hereafter be known as CHILIVERU VIKAS KUMAR.

It is certified that I have complied with other legal requirements in this connection.

SILIVERU BHARATH KUMAR [Signature (in existing old name)]

I, hitherto known as LAXMAN. son of Shri NARAYAN SINGH GURUNG, a student in the Air Force Sr. Sec. School Palam, DC. 10, residing at T-65/9 Camp Area 3-Wing Air Force Palam DC. 10, have changed my name and shall hereafter be known as LAXMAN SINGH GURUNG.

It is certified that I have complied with other legal requirements in this connection.

LAXMAN [Signature (in existing old name)]

I, hitherto known as OM PARKASH son of Late CHUHAR RAM, employed as Branch Manager in the Department of Employees State Insurance Corporation under the Ministry of Labour and Employment at Faridabad, residing at House No. 1895, Sector-2, (Ballabgarh) Faridabad, have changed my name and shall hereafter be known as OM PARKASH BAREJA.

It is certified that I have complied with other legal requirements in this connection.

OM PARKASH [Signature (in existing old name)]

I, hitherto known as SHOBHA/SHOBHA RANI W/o Sh. OM PARKASH, Employee in the Ministry of Finance Department of Revenue, New Delhi as Assistant, residing at House No. 1895, Sector-2, (Ballabgarh) Faridabad, have changed my name and shall hereafter be known as SHOBHA BAREJA.

It is certified that I have complied with other legal requirements in this connection.

SHOBHA/SHOBHA RANI [Signature (in existing old name)]

I, hitherto known as SAVITRI BAIRAK D/o Late VIJAY BARAIK R/o 885, VPO Nathupur, DLF Phase-III, Gurgaon, HR, have changed my name and shall hereafter be known as SAVITRI BARAIK.

It is certified that I have complied with other legal requirements in this connection.

SAVITRI BAIRAK [Signature (in existing old name)]

I, hitherto known as DIBYA SINGH daughter of G. S. SINGH, employed as Lawyer, residing at 1F/2B, Tilak Nagar Allahapur, Allahabad, U.P.- 211006, have changed my name and shall hereafter be known as DIVYA SINGH.

It is certified that I have complied with other legal requirements in this connection.

DIBYA SINGH

[Signature (in existing old name)]

I, hitherto known as PRASANTA KUMAR DAIMARI son of Shri MOTI RAM DAIMARY, working as Finance Supdt. in Hindustan Petroleum Corporation Ltd. and residing at 351-B, Regal, Shipra Suncity, Indirapuram, Ghaziabad, have changed my name and shall hereafter be known as PRASANTA KUMAR DAIMARY.

It is certified that I have complied with other legal requirements in this connection.

PRASANTA KUMAR DAIMARI [Signature (in existing old name)]

I, hitherto known as RAJEEV KUMAR VASUDEVAN son of Shri MEDILAHOUSE KELU VASUDEVAN, R/o Flat No. 306, Mahagunpuram,NH-24, Ghaziabad (U.P.), have changed my name and shall hereafter be known as DARSAN RAJEEV V.

It is certified that I have complied with other legal requirements in this connection.

RAJEEV KUMAR VASUDEVAN [Signature (in existing old name)]

I, hitherto known as MONICA KUMAR alias MONIKA KUMAR alias MONICA SINGHAL alias MONIKA SINGHAL alias MONIKA SINGLAL KUMAR wife of Shri VIVEK KUMAR, a housewife, residing at B-1101, Gateway Tower, Sector-4, Vaishali, Ghaziabad (U.P.), have changed my name and shall hereafter be known as MONICA SINGHAL KUMAR.

It is certified that I have complied with other legal requirements in this connection.

MONICA KUMAR alias MONIKA KUMAR alias MONICA SINGHAL alias MONIKA SINGHAL alias MONIKA SINGLAL KUMAR [Signature (in existing old name)]

I, hitherto known as ASHOK KUMAR BANDOPADHYAY. son of Late CHITTA RANJAN BANNERJEE, employed as Supervisor (N/T) in the Rifle Factory Ishapore, Ministry of Defence, Govt. of India, residing at 114, Murari Mitra By Lane, Majherpara, Ishapore, P.O. Ishapore, Nawabganj, Distt-North 24 Pgs, PIN-743144 (W.B.), have changed my name and shall hereafter be known as ASHOK KUMAR BANERJEE.

It is certified that I have complied with other legal requirements in this connection.

ASHOK KUMAR BANDOPADHYAY. [Signature (in existing old name)]

I, hitherto known as PREM NARAYAN son of Late MANNOO LAL UPADHYAY, employed as Sr. T.O.A. (G) O/o A.O. (P&A) G.M.T.D. Kanpur, residing at 127/111 Kishori Apartment, S-Block, Juhi, Kanpur-208014, have changed my name and shall hereafter be known as PREM NARAYAN UPADHYAY.

It is certified that I have complied with other legal requirements in this connection.

PREM NARAYAN [Signature (in existing old name)]

I, hitherto known as PREETI AGGARWAL wife of AMIT GUPTA, a Housewife and residing at C-194, Near Durga Mandir, Vikas Puri, New Delhi-110018, have changed my name and shall hereafter be known as ANNU GUPTA.

It is certified that I have complied with other legal requirements in this connection.

PREETI AGGARWAL [Signature (in existing old name)]

I, hitherto known as PUNNI SANGHAVI wife of Shri NIMISH SANGHAVI, residing at 7/192-C, Swarrop Nagar, Kanpur-208002, have changed my name and shall hereafter be known as PUNI SANGHAVI.

It is certified that I have complied with other legal requirements in this connection.

PUNNI SANGHAVI [Signature (in existing old name)]

I, hitherto known as KANAYO MADHAVDAS CHAINANI son of SHRI MADHAVDAS NICHALDAS CHAINANI, employed as Assistant Audit Officer in O/o the Pr. Director of Commercial Audit & Ex-Officio Member, Audit Board-II, Indian Audit & Accounts Department, 8th Floor, Audit Bhavan, C-25, Bandra-Kurla Complex, Bandra (East), Mumbai-400051 residing at Flat No-2, B-Wing, Sharda C.H.S. Near Tejumal Chakki, Ulhasnagar-421001, Distt. Thane have changed my name and shall here after be known as KANAYA MADHAVDAS CHAINANI.

It is certified that I have compiled with other legal requirements in this connection.

KANAYO MADHAVDAS CHAINANI [Signature (in existing old name)

I, hitherto known as SUSHMA RANI, W/o Dr. SURESH KUMAR ARORA, a Self-employed, residing at B-3, IInd Floor, Gyan Bharti School Lane, Saket, New Delhi- 110017, have changed my name and shall hereafter be known as Dr. SUSHMA ARORA.

It is certified that I have complied with other legal requirements in this connection.

SUSHMA RANI [Signature (in existing old name)]

I, hitherto known as Dr. ENA BAJAJ, W/o Dr. ASHISH ARORA, a Housewife, residing at B-3, IInd Floor, Gyan Bharti School Lane, Saket, New Delhi-110017, have changed my name and shall hereafter be known as Dr. ENA ARORA.

It is certified that I have complied with other legal requirements in this connection.

ENA BAJAJ [Signature (in existing old name)]

I, hitherto known as BALJIT KAUR wife of Shri PAWANJODH SINGH, residing at VPO Dhardeo, Tehsil Baba Bakala, Distt. Amritsar, Punjab-143205, have changed my name and shall hereafter be known as BALJEET KAUR. It is certified that I have complied with other legal requirements in this connection.

BALJIT KAUR [Signature (in existing old name)]

I, hitherto known as VEERA NATHANIEL SINGH son of DINESH MOHAN SHARMA, employed as Staff/Nurse, residing at H.No. 620/13, Laxmi Nagar, Bulandshahr, Distt. Bulandshahr, have changed my name and shall hereafter be known as VEERA SHARMA.

It is certified that I have complied with other legal requirements in this connection.

VEERA NATHANIEL SINGH [Signature (in existing old name)]

I, hitherto known as ROSHNI KUMARI daughter of Sh. GOPAL SINGH, residing at WZ-98, Near Mata-Mandir, Naraina Village, New Delhi-110028, have changed my name and shall hereafter be known as ROSHNI SINGH.

It is certified that I have complied with other legal requirements in this connection.

ROSHNI KUMARI [Signature (in existing old name)]

I, hitherto known as POONAM KUMARI wife of Sh. HARISH KUMAR VERMA, employed as P. G. T. (Pol. Science) in the M.B.P.B.M. SKV, GT Road, Shahdara, Delhi, residing at House No. 87, Sector-5, Vaishali, Ghaziabad-201010 (U.P.), have changed my name and shall hereafter be known as POONAM VERMA.

It is certified that I have complied with other legal requirements in this connection.

POONAM KUMARI [Signature (in existing old name)]

I, hitherto known as KINSHUK ARORA son of Sh. CHANDER ARORA, employed as Student, residing at 207, Avtar Enclave, Paschim Vihar, New Delhi-110063, have changed my name and shall hereafter be known as PARAS ARORA.

It is certified that I have complied with other legal requirements in this connection.

KINSHUK ARORA [Signature (in existing old name)]

I, hitherto known as SHAKUNTALA wife of Sh. BRAMH SWARUP, employed as service No. 14750, Rank Flt. Lt.

(Retd). Air Force, residing at House No. 704, Block-B, Plot No. 14, Krishna Vista, Indrapuram, Ghaziabad, have changed my name and shall hereafter be known as SHAKUNTALA SRIVASTAVA.

It is certified that I have complied with other legal requirements in this connection.

SHAKUNTALA [Signature (in existing old name)]

I, hitherto known as DHARNA MALHOTRA daughter of Sh. ASHOK KUMAR MALHOTRA, Self employed, residing at A-145, Double Storey, Kalkaji, New delhi-110019, have changed my name and shall hereafter be known as DHARNAA MALOTRAA.

It is certified that I have complied with other legal requirements in this connection.

DHARNA MALHOTRA [Signature of Guardian]

I, DINESH ARORA son of Sh. HARBANS LAL ARORA, employed as Accounts Officer in the M/s Punjab Alkalies & Chemicals Ltd, Chandigarh, residing at House No. 519 B-II, Bitna Road Pinjore. Distt. Panchkulla, 134102, have changed the name of my minor son GUNJAN ARORA aged 13 years and he shall hereafter be known as GAURAV ARORA.

It is certified that I have complied with other legal requirements in this connection.

DINESH ARORA [Signature of Guardian]

I, ARJUN KUMAR son of Sh. RAM NATH, working in his own Clinic in the Village Tipra, (Kalka), Disttt Panchkulla, (HR), residing at Village Ghatiwalla, P.O. Pinjore,. Distt. Panchkulla-134102, have changed the name of my minor son GURUDEV aged 14 years and he shall hereafter be known as SAHIL DRON.

It is certified that I have complied with other legal requirements in this connection.

ARJUN KUMAR [Signature of Guardian]

I, hithereto known as MANOJ JAIN S/o Shri HARI RAM JAIN, a Businessman, Residing at H. No. B-5/147, Block-B, Poket-5, Rohini, Sector-8, Delhi, have changed my name and shall hereafter be known as BITTOO KR. JAIN.

It is certified that I have complied with other legal requirements in this connection.

MANOJ JAIN [Signature (in existing old name)]

I, hitherto known as MANPREET KAUR W/o GURMEET SINGH, a Housewife, residing at Ward No-9, Near Baba Balak Nath Mandir, Kundan Nagar, Ferozpur City, Ferozpur Punjab -152002, have changed my name and shall hereafter be known as NIRMAL KAUR.

It is certified that I have complied with other legal requirements in this connection.

MANPREET KAUR [Signature (in existing old name)]

I, hitherto known as LIVIN ABRAHAM son of Late A. V. ABRAHAM, residing at 623/5A, First Floor, Right Side, Govindpuri, Kalkaji, New Delhi - 110019, have changed my name and shall hereafter be known as BENNETT ABRAHAM.

It is certified that I have complied with other legal requirements in this connection.

LIVIN ABRAHAM [Signature (in existing old name)]

I, hitherto known as PREM KISHAN GUPTA S/o Late MUNSHI LAL GUPTA, R/o 94, Sainik Farm, Khanpur, New Delhi-110062, have changed my name and shall hereafter be known as PREM KISHAN DASS GUPTA.

It is certified that I have complied with other legal requirements in this connection.

PREM KISHAN GUPTA [Signature (in existing old name)]

I, RAJEEV KUMAR SADANA son of Mr. SURESH KUMAR SADANA employed as Lieutenant Colonel (Commanding Officer) in the 9, Kerala Girls Bn. NCC, Calicut (Kerala), residing at House No. 120, Allora Enclave, Dayal Bagh, Agra (U.P.) have change the name of my minor son GAURAV SADANA aged 10 years and he shall hereafter be known as ADITYA SADANA.

It is certified that I have complied with other legal requirements in this connection.

RAJEEV KUMAR SADANA
[Signature of Guardian]

I, hitherto known as Ms. TRUPTI PRABHAKAR GHAG, daughter of Mr. PRABHAKAR KASHINATH GURAV, a

student, residing at 18/26, Swadeshi Mill Road, Irani Chawl, Sion- Chunabhatti, Mumbai-400022, Maharashtra have changed my name and shall hereafter be known as Ms. TRUPTI PRABHAKAR GURAV.

It is certified that I have complied with other legal requirements in this connection.

TRUPTI PRABHAKAR GHAG [Signature (in existing old name)]

I, hitherto known as SHANKER GOPALDAS TENWANI son of GOPALDAS BACHUMAL TENWANI, employed as Senior Audit Officer in Office of The Principle Director of Audit (Central), Gujarat, Ahmedabad, residing at 401, Kalyani Appartment, Hansol, Near Indira Bridge, Sardar Nagar, Ahmedabad, have changed my name and shall hereafter be known as SHANKER GOPALDAS TEWANI.

It is certified that I have complied with other legal requirements in this connection.

SHANKER GOPALDAS TENWANI [Signature (in existing old name)]

I, hitherto known as LAKSHMI KANTA KOYAL son of Late RAMENDRA NATH KOYAL, employed as Head Mechanic in Govt. of India Press, 1, Temple Street, Kolkata, residing at Vill.- Boalia, P.O.- Garia, P.S.- Sonarpur, Distt.- South 24 Parganas, Kolkata-700 084, West Bengal have changed my name and shall hereafter be known as LAKSHMI KANTA KAYAL.

It is certified that I have complied with other legal requirements in this connection.

LAKSHMI KANTA KOYAL [Signature (in existing old name)]

I, hitherto known as SARJEET KUMARI wife of Late JAGAN NATH, residing at House No 264, Ward No 5, Near Mahavir Mandir, Dasuya-144205, Distt. Hoshiarpur, State Punjab, have changed my name and shall hereafter be known as RAJ RANI.

It is certified that I have complied with other legal requirements in this connection.

SARJEET KUMARI [Signature (in existing old name)]

I, K. P. UMMER S/o K. P. VEERAN, employed as Bearer in the Department of Tourism, residing at Mannarghat, P.O.Wimberlygunj, South Andaman, Pin-744206, have changed the name of my minor daughter UMAIRATH BANU, aged 17 years and she shall hereafter be known as K.P. UMAIRATH BANU.

It is certified that I have complied with other legal requirements in this connection.

K. P. UMMER [Signature of Guardian]

I, hitherto known as DHARMENDER son of JAGDISH PRASAD, residing at 16/30 Dakshin Puri Extn. New Delhi-110062, have changed my name and shall hereafter be known as NITIN ROHILLA.

It is certified that I have complied with other legal requirements in this connection.

DHARMENDER [Signature (in existing old name)]

I, hitherto known as LALA@YADRAM son of Late LAKHMI CHAND, residing at House No. 364, Near Oberoi Farm, Village Kapashera, New Delhi-110037. have changed my name and shall hereafter be known as YADRAM.

It is certified that I have complied with other legal requirements in this connection.

LALA @ YADRAM [Signature (in existing old name)]

I, hitherto known as RAM GOPAL S/o Sh.TULSI RAM residing at Y-98, Camp-01, Nangloi, Delhi-110041, have changed my name and shall hereafter be known as HAR GOPAL SHARMA.

It is certified that I have complied with other legal requirements in this connection.

RAM GOPAL [Signature (in existing old name)]

I, hitherto known as BEENU D/o BALRAJ KUMAR, Self Employed, residing at Flat No55, 3rd Floor, Plot No 102, Jai Apartment, I.P. Extension, Patparganj, Delhi-110092, have changed my name and shall hereafter be known as BEENU RAJPOOT.

It is certified that I have complied with other legal requirements in this connection.

BEENU ing old name)]

[Signature (in existing old name)]

I, hitherto known as ANEESH BHARTI son of Mr. A. K BHARTI, residing at C 25/26Sainik Nagar, Uttam Nagar, New Delhi-110059, have changed my name and shall hereafter be known as ANEESH ARYAN.

It is certified that I have compiled with other legal requirements in this connection.

ANEESH BHARTI

[Signature (in existing old name)]

I, hitherto known as RABINDRA NATH ROUT son of Late ALEKHCHANDRA ROUT, employed as "Inspector" in Income Tax Dept. Mumbai, residing at B/001, Chandresh Kunj Coop. Housing Society Ltd. Sanyukta Nagar, Achole Cross Road, Nallasopara(East), Distt.-Thane-401209, Maharashtra have changed my name and shall hereafter be known as RABINDRANATH RAUT.

It is certified that I have complied with other legal requirements in this connection.

RABINDRA NATH ROUT [Signature (in existing old name)]

I, HAKAM SINGH SOHAL son of S. SHAMSHER SINGH SOHAL retired from Punjab Government Service (P.P.O. No. Punjab/1112006523, (Photo copy enclosed), residing at # 1981-K(Old), 598 (New), Ward No. 7, Chogian Wala Bagh, Kharar, Distt. S.A.S. Nagar (Punjab), have changed the name of my minor son SIMRANPREET SINGH aged 16 years 7 months (D.o.B. 25th April, 1997) and he shall hereafter be known as SIMRANPREET SINGH SOHAL.

It is certified that I have complied with other legal requirements in this connection.

HAKAM SINGH SOHAL [Signature of Guardian]

I, hitherto known as ASHOK KUMAR son of Sh. MAMAN SHARMA, employed as an Advocate residing at H. NO.-338, Vill- Nangal Kheri, P.O.-B.B.M.B, Distt.-Panipat, Haryana-132108, have changed my name and shall hereafter be known as ASHOK SHARMA.

It is certified that I have complied with other legal requirements in this connection.

ASHOK KUMAR

[Signature (in existing old name)]

I, hitherto known as Dr. R. SENTHILKUMAR son of Late R. RAMALINGAM, employed as Assistant Professor of Tamil, JNRM, Port Blair, residing at Qtr. No. 13/73 (Type III) Chakkar Gaon, Port Blair, Andaman & Nicobar Islands, have changed my name and shall hereafter be known as NOMAN RAOUF.

It is certified that I have complied with other legal requirements in this connection.

R. SENTHILKUMAR [Signature (in existing old name)]

I, hitherto known as BILENISIDD BANASIDD WADIYAR son of BANASIDD BHIMRAY WADIYAR, Occupation: Govt. Service, Resident of: Near K.H.P.S. Kottalagi, Tal. Athani, Distt. Belgaum, State: Karnataka, PIN-591265, have changed my name/surname and shall hereafter be known as BILENISIDD BANASASIDD PATIL

It is certified that I have complied with other legal requirements in this connections.

BILENISIDD BANASIDD WADIYAR [Signature (in existing old name)]

I, hitherto known as NANI GOPAL ROY son of Late BALARAM CH. ROY, employed as Ex SECT/T. No. - BSF/13 DEG. HSW. - GRADE II. In the METAL & STEEL FACTORY,ISHAPORE, MINISTRY OF DEFENCE, GOVT. OF INDIA, residing at 452/B, Anandamath P.O. - Ichapure Distt. - 24 Pgs(N) West Bengal Pin - 743144, have changed my name and shall hereafter be known as NANI GOPAL SEAL.

It is certified that I have complied with other legal requirements in the connection

NANI GOPAL ROY [Signature (in existing old name)]

I, hitherto known as RAJESH N J P son of NAIDU RAMAKRISHNA RAO, employed as Rank: CHEAR, Personal No. 198024-F in Indian Naval Ship TRISHUL (INDIAN NAVY), Mumbai, Pin-400001, residing at Door No. 39-25-36, G4, Ashraya Apartments, Madhavadhara, Vishakhapatnam, Andhra Pradesh, Pin-530007, have changed my name and shall hereafter be known as NAIDU JAYA PANDURANGA RAJESH.

It is certified that I have complied with other legal requirements in this connection.

RAJESH N J P [Signature (in existing old name)]

I, hitherto known as BHAVESH S/o GAUTAM BHANSALI, employed as Private, residing at Ward -11, Chopra Ka Bas, Jasol, Distt. Barmer, Rajasthan, have changed my name and shall hereafter be known as BHAVESH BHANSALI.

It is certified that I have complied with other Legal requirements in this connection.

BHAVESH

[Signature (in existing old name)]

I, hitherto known as NEHA NOGIA D/o SH. RAM KISHAN NOGIA, residing at 63, Lord Budha Apartment, Inder Enclave, Paschim Vihar, Rohtak Road, Delhi-110087,

have changed my name and shall hereafter be known as SHIVANI NOGIA.

It is certified that I have complied with other Legal requirements in this connection.

NEHA NOGIA

[Signature (in existing old name)]

I, hitherto known as SANTRA DEVI W/o BALBIR SINGH a Housewife, residing at H. No. 151, Devli Village, New Delhi-110062, have changed my name and shall hereafter be known as SONIA SINGH.

It is certified that I have complied with other Legal requirements in this connection.

SANTRA DEVI

[Signature (in existing old name)]

I, hitherto known as SHEHNAZ wife of Sh. MOHD. QUTUBUDDIN ANSARI, residing at M - 46 (First floor) Sham Nagar, New Delhi-110018, have changed my name and shall hereafter be known as NASRIN KHATUN.

It is certified that I have complied with other legal requirements in the connection.

SHEHNAZ

[Signature (in existing old name)]

I, hitherto known as NEHA, daughter of TEJ PAL SINGH, residing at B-12, Arjun Mohalla, Subzi Mandi, Maujpur, Delhi-110053, have changed my name and shall hereafter be known as NEHA TOSHI.

It is certified that I have complied with other legal requirements in the connection.

NEHA

[Signature (in existing old name)]

I, hitherto known as GOPAL RAM CHOUDHARY S/o Late GULAB RAM CHOUDHARY, employed as Content Curator in the SAYS, residing at 146-C, Entire First Floor Gautam Nagar, New Delhi-110049, have changed my name and shall hereafter be known as SADHO RAM.

It is certified that I have complied with other legal requirements in this connection

GOPAL RAM CHOUDHARY [Signature (in existing old name)]

I, LAXMI DEVI W/O LATE KANTA PRASAD, residing at B-105, SHIV VIHAR, J.J. COLONY, HASTSAL, UTTAM

NAGAR, NEW DELHI-110059, have change the name of my minor son ANIL aged 17 years and he shall hereafter be known as SUNIL.

It is certified that I have complied with other legal requirements in this connection.

R. T. I. of Guardian LAXMI DEVI

I, hitherto known as ANKUR MADAAN son of Sh. ANIL MADAN, residing at B-3/414, Paschim Vihar, New Delhi-110063, have changed my name and shall hereafter be known as PRANAV ADITYA MADAN.

It is certified that I have complied with other legal requirements in the connection.

ANKUR MADAAN

[Signature (in existing old name)]

I, hitherto known as ISHA ARORA D/o Sh. VIJAY ARORA, resident of WZ-32A, First Floor, Sant Nagar, Opp. Tilak Nagar, New Delhi-110018, have changed my name and shall hereafter be known as AISHA MALLICK.

It is certified that I have complied with other legal requirements in this connection.

ISHA ARORA

[Signature (in existing old name)]

I, Sh. MANTU KUMAR CHOUDHURY son of Sh. AJIT CHANDRA CHOUDHURY, employed as Scientist 'D' in the Central Pollution Control Board, East Arjun Nagar, Delhi - 110032, residing at A-107, U.G.-4, Dilshad Colony, Shahdara, Delhi - 110095, have changed the name of my minor son Nishant Choudhury aged 14 years 10 months and he shall hereafter be known as NISHANT CHOUDHURY SARANIA.

It is certified that I have complied with other legal requirements in this connection.

MANTU KUMAR CHOUDHURY [Signature of Guardian]

I, hitherto known as RAJENDAR SINGH PAWAR S/o Late JEEWAN SINGH PAWAR, employed as SCIENTIFIC ASSISTANT /G in BARC/NRB/GSO/EMC (C), Tarapur, residing at Type-D spcl/38/8, BARC Staff Colony, Tarapur P.O. TAPP, Distt. Thane, Taluka- Palghar, State Maharashtra, Pin - 401 504, have changed my name and shall hereafter be known as RAJENDRA SINGH PAWAR.

It is certified that I have complied with other Legal requirements in this connection.

RAJENDAR SINGH PAWAR [Signature (in existing old name)]

I, hitherto known as BALBIR KAUR daughter of HARPAL SINGH, residing at H. No.6899/2, St. No.12, New Janta Nagar, Ward No.65, Millerganj, Ludhiana, Punjab-141003, have changed my name and shall hereafter be known as BALJEET KAUR.

It is certified that I have complied with other legal requirements in this connection.

BALBIR KAUR [Signature (in existing old name)]

I, hitherto known as Mrs PREETI BHATIA W/o Late NAVIN BHATIA, residing at 26/67, West Patel Nagar, New Delhi-110008, have changed the name of my minor daughter Ms. Khushboo Bhatia aged 14 years and she shall hereafter be known as RAISHA BHATIA.

It is certified that I have complied with other legal requirements in this connection.

PREETI BHATIA [Signature of Guardian]

I, hitherto known as BIRENDER RAWAT S/o Sh. DAN SINGH RAWAT, employed as Branch Manager in Pearl Foods (Importers of Nestle Imported Chochlates), residing at B-44, Sector-22, Noida, have changed my name and shall hereafter be known as BIRENDER BHAKUNI.

It is certified that I have complied with other Legal requirements in this connection.

BIRENDER RAWAT [Signature (in existing old name)]

I hitherto known as ASHOK KUMAR S/o LATE DAYARAM GONITA, employed in Gun Carriage Factory, Jabalpur, residing as House No 246, Manegaon Champa Nagar, West Land Khamaria, Jabalpur, have changed my name and shall here after be known as ASHOK KUMAR GONTIA.

It is certified that I have complied with other legal requirements in this connection.

ASHOK KUMAR [Signature (in existing old name)]

I, hitherto known as RADHA GOBINDA DEBNATH son of Late RANJAN DEBNATH, residing at Krishna Nagar,

Shiv Mandir, Ward No. 13, Hojai, P.O. & P.S. Hojai, District Nagaon, Assam, have changed my name and shall hereafter be known as RADHE GOBINDA DEBNATH.

It is certified that I have complied with other legal requirements in this connection.

RADHA GOBINDA DEBNATH [Signature (in existing old name)]

I, ABHISHEK GUPTA son of Sh. ASHWANI GUPTA, employed in business, residing at C-193, Mansarover Garden, New Delhi-110015, have changed the name of my minor son VIVAAN GUPTA aged 5 years and he shall hereafter be known as RAAJ A GUPTA.

It is certified that I have complied with other legal requirements in this connection.

ABHISHEK GUPTA [Signature of Guardian]

I, hitherto known as AJAY son of RAM KRISHAN employed as Asstt. Teacher in the Govt. of N.C.T. of Delhi Directorate of Education, Sarvodaya Vidyalaya, Sharda Niketan, Delhi-110034, residing at H.No. 227, BLOCK-RU, PITAM PURA, DELHI-110034, have changed my name and shall hereafter be known as AJAY NAAGAR.

It is certified that I have complied with other legal requirements in this connection.

AJAY [Signature (in existing old name)]

I, hitherto know as GANGA DIN S/o Late BANSH GOPAL employed as D.E. (Phones) in the Office of the Telecom District Manager, Banda, Residing at Vishva Bihar Colony, Kalukuwan, Baberu Road, Banda (210001) Uttar Pradesh, have changed my name and shall hereinafter be known as GANGA DIN PATEL.

It is, certified that I have complied with other legal requirements in this connection too.

GANGA DIN [Signature (in existing old name)]

CHANGE OF RELIGION

I, ISHA ARORA D/o Sh. VIJAY ARORA, resident of WZ-32A, First Floor, Sant Nagar, Opp. Tilak Nagar, New Delhi-110018, do hereby solemnly affirm and declare that I have embraced Muslim Religion and renounced Hindu Religion since 19.02.2014.

It is certified that I have complied with other legal requirements in this connection.

ISHA ARORA [Signature]

PUBLIC NOTICE

It is for general information that I GURPREET SINGH S/o SEVAK SINGH, R/o WZ-35 Plot No. 38, Vishnu Park, New Delhi-18, declare that the name of my father has been wrongly written as SEWAK SINGH in my educational documents and in other documents. The actual name of my father is SEVAK SINGH respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

GURPREET SINGH [Signature]

I, PARVEEN S/o KRISHAN CHANDER, residing at H. No. 165, Village Madanpur Dabas, P.O. Rani Khera, Delhi-110081, do hereby declare for general information that the name of mine has been wrongly written as PARVEEN DABAS in my drawing license and other documents. The actual name of mine is PARVEEN which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

PARVEEN [Signature]

I, VIPIN CHANDRA son of Late Shri KESHAV DUTT, residing at VILLAGE: BHOOR MAHOLIA, TEHSIL: KHATIMA, DISTT. UDHAM SINGH NAGAR (UTTRAKHAND) PIN CODE: 262308, do hereby declare for general information that the name of mine has been wrongly written as VIPIN PANDEY in my daughter KM. RICHA PANDEY educational documents and other documents. The actual name of mine is VIPIN CHANDRA which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

VIPIN CHANDRA [Signature]

It is for general information that I NANDKISHORE JANGID S/o NAVRANGLAL JANGID, R/o. Plot No.:- 5, Ganesh Wadi, Jilha Peth, JALGAON - 425001 (MH), declare that name of mine has been wrongly written as Nandkishor

Sharma in educational documents / license and in the other documents of my son YASH. The actual name of mine is NANDKISHORE JANGID respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

NANDKISHORE JANGID [Signature]

It is for general information that I SUNITA W/o NANDKISHORE JANGID, R/o. Plot No.:- 5, Ganesh Wadi, Jilha Peth, JALGAON - 425001 (MH), declare that name of my husband has been wrongly written as NANDKISHOR SHARMA in my educational documents / service book / license and in the other documents. The actual name of my husband is NANDKISHORE JANGID respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SUNITA [Signature]

I, HAFIZ ABDUL BARI S/o BASHER AHEMAD, R/o H. No. C-220, Abul Fazal Enclave, Part-II, Shaheen Bagh, Jamia Nagar, Okhla, New Delhi-110025, do hereby declare for general information that the name of my / my wife has been wrongly written as ABDUL BARI / MUNEERA in my daughter class 10th certificate and other Documents. The actual name of my / my wife is HAFIZ ABDUL BARI / MUNIJA KHATOON which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

HAFIZ ABDUL BARI [Signature]

It is for general information that I, MEGHA SODHI daughter of Mr. RAJIV SODHI and MRS. POONAM SODHI, permanent resident of 12, Mathura Raod, Jangpura-B, New Delhi-110014 do hereby declare that in the records and registers of Padmashree Dr. D. Y. Patil Medical College (a Constituent College of Dr. D Y Patil University), Mumbai where I pursued and did my MBBS from and the records and registers of Sri Ramachandra University, Porur, Chennai where I am pursuing MS General Surgery from, my name is mentioned as DR. SODHI MEGHA RAJIV POONAM. My actual name is MEGHA SODHI and I wish to be known as DR. MEGHA SODHI. I, therefore, wish that my name be accordingly amended in the records of Padmashree Dr. D Y Patil Medical College, Mumbai and Sri Ramachandra University, Porur, Chennai from DR. SODHI MEGHA RAJIV POONAM to DR. MEGHA SODHI.

It is certified that I have complied with other legal requirements in this connection.

MEGHA SODHI [Signature]

It is for general information that I, GANESH SAHADU TINGRE son of Late SAHADU BHIVA TINGRE, resident of Suraj Hotel Building Dhanori Road, Pune-411015, declare that name of mine has been wrongly written as GANESH BHIVA TINGRE in my service Book and in the other documents. The actual name of mine is GANESH SAHADU TINGRE, respectively which may be amended accordingly.

GANESH SAHADU TINGRE [Signature]

It is for general information that I, YUVRAJ SINGH MINHAS son of RAJ KUMAR MINHAS, R/o 15-C POCKET A-11, KALKAJI EXTENSION, NEW DELHI-110019, declare that name of mine and my father has been wrongly written as YUVRAJ MINHAS AND RAJ SINGH MINHAS in my educational documents/License/Passport and in other documents. The actual name of mine and my father is YUVRAJ SINGH MINHAS AND RAJ KUMAR MINHAS respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

YUVRAJ SINGH MINHAS [Signature]

It is for general information that I, SIMRANJOT SINGH UPPAL son of Shri SOHAN SINGH UPPAL, residing at Uppal Farm Phillaur Road, Rahon V.P.O. Bharta Khurd, Distt. Nawanshahr, S.B.S. Nagar (Punjab)declare that my name and name of my father has been wrongly written as SIMARNJOT SINGH and SONAM SINGH in my CBSE certificate S. No. SSE/2010/129907 Roll No. 2144189 (10th Class Board in Year 2010) and my other Educational Documents. The actual name of mine is SIMRANJOT SINGH UPPAL and my father is SOHAN SINGH UPPAL which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SIMRANJOT SINGH UPPAL [Signature]

It is general information that I, KONJENGBAM SARAT SINGH S/o KONJENGBAM MUNAL SINGH, R/o Yairipok

Laimanai, P.O. & P.S. Yairipok, Imphal East District, Manipur, declare that name of mine / my wife / my son has been wrongly written as Sarat Singh Konjengban / Bijiya Konjengban / Darkish Konjengban in my son's educational documents and in the other documents. The actual names of mine / my wife / my son are Konjengbam Sarat Singh / Konjengbam Bijaya Devi / Darkish Konjengbam respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

KONJENGBAM SARAT SINGH [Signature]

It is for general information that I, PRADIP KUMAR GUPTA S/o Late T N P GUPTA, Resident of 403, Shobh Shree Apartment, Mazar Lane, Sheikhpura, Bailey Road, Patna - 800 014, Bihar, do hereby solemnly declare that name of mine and my wife has been wrongly mentioned as PRADIP KUMAR & MAMTA in my son ANKIT KUMAR educational documents. The actual mine and my wife name is PRADIP KUMAR GUPTA & MAMTA GUPTA which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

PRADIP KUMAR GUPTA [Signature]

It is for general information that I, LAXMIBAI W/o NAVRANGLAL JANGID, R/o. Plot No.:- 5, Ganesh Wadi, Jilha Peth, JALGAON - 425001 (MH), declare that name of my husband has been wrongly written as NAVRANGLAL SHARMA in my educational documents / service book / license and in the other documents. The actual name of my husband is NAVRANGLAL JANGID which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

[Signature]

It is for general information that I, DEEPAK SAINI S/o BHAGWATI PRASAD SAINI, R/o H. No-186, Gopal Nagar, Teli Bagh, Lucknow (U.P) - 226029, declare that name of my mother has been wrongly written as VIMLA SAINI in my educational documents. The actual name of my mother is VIMLA DEVI respectively which may be amended accordingly.

It is certified that I have complied with other Legal requirements in this connection.

DEEPAK SAINI [Signature] It is for general information that I, SURJEET KAUR D/o SEVAK SINGH, R/o WZ-35, Plot No. 38,Vishnu Park, New Delhi-18, declare that the name of my father has been wrongly written as SEWAK SINGH in my educational documents and in other documents. The actual name of my father is SEVAK SINGH respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

SURJEET KAUR [Signature]

It is for general information that I, HARPREET SINGH S/o SEVAK SINGH, R/o WZ-35 Plot No. 38, Vishnu Park, New Delhi-18, declare that the name of my father has been wrongly written as SEWAK SINGH in my educational documents and in other documents. The actual name of my father is SEVAK SINGH respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

HARPREET SINGH [Signature]

It is general information that I, NADAN LAL MEENA S/o KINDURI LAL MEENA, residing at 11-S/F, Block HR-12, Sharma Market, Pul Phaladpur, near Shakti Sweets, New Delhi-110044, declare that name of mine has been wrongly written as NADAN MEENA in my son's VIJAY KUMAR MEENA and daughter's RAJ LAXMI educational documents and in the other documents. The actual name of mine is NADAN LAL MEENA, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

NADAN LAL MEENA [Signature] It is for general information that I, DEV DUTT ARYA S/o Sh. LAL SINGH, R/o E-9, KH. 459/2, Rana Park Siras Pur, Delhi-110042, declare that name of mine, has been wrongly written as DEV DUTT in my Driving License and in the other documents. The actual name of mine is DEV DUTT ARYA respectively which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

DEV DUTT ARYA [Signature]

It is for general information that I, SUNIL KUMAR S/o Sh. LAVI KUMAR, R/o VILLAGE - PHAGDI, POST OFFICE - BANDLA, TEHSIL & DISTRICT - CHAMBA, HIMACHAL PRADESH, declare that the name of my father has been wrongly written as LABDI KUMAR in my educational Documents. The actual name of my father is LAVI KUMAR respectively which may be amended accordingly.

Is it certified that I have complied with other legal requirements in the connection.

SUNIL KUMAR [Signature]

It is for general information that I, VIVEK SINGH GUSAIN S/o Sh. DINDAYAL GUSAIN, R/o TA-146-B, Second Floor, Gali No. 3, Okhla Main Road, Tughlakabad Extn., New Delhi-110019, do hereby declare that the name of mine, my father and my mother has been wrongly written as VIVEK GUUSSAIN, D. D. GUSSAIN and SUSHILA GUSSAIN in my school records. The actual name of mine, my father and my mother is VIVEK SINGH GUSAIN, DINDAYAL GUSAIN and SUSHILA GUSAIN respectively, which may be amended accordingly.

It is certified that I have complied with other legal requirements in this connection.

VIVEK SINGH GUSAIN [Signature]

एआरडी डवलपर्स प्राइवेट लिमिटेड नई दिल्ली—110019

प्रास्थगित अंतिम सामान्य बैठक की सूचना

एतद्द्वारा सूचना दी जाती है कि कम्पनी अधिनियम, 1956 की धारा 497 के अनुसरण में 18 फरवरी, 2014 को आयोजित कम्पनी के सदस्यों की बैठक उक्त बैठक की सूचना का प्रकाषन सरकारी विवरणिका (ऑफीषियल गजटी) में नहीं होने के कारण बिना कोई कार्य। निष्पादित किए प्रास्थिगत कर दी गई थी। प्रास्थिगत अंतिम सामान्य बैठक अब सोमवार 16 जून, 2014 को पूर्वा. 11.00 बजे फ्लैट सं. 1506 हेमकुंट चैम्बर, 89, नेहरू प्लेस, नई दिल्ली—110019 में उनके समक्ष परिसमापन संचालन तथा कम्पनी की सम्पत्ति के निपटान का ढंग दर्षाने का विवरण प्रस्तुत करने और परिसमापक द्वारा प्रस्तुत किए जाने वाले किसी स्पष्टीकरण और कम्पनी के विषेष प्रस्ताव द्वारा कम्पनी की लेखा बिहयों और दस्तावेजों के निपटान का ढंग निर्धारित करने के प्रयोजन हेतु तथा इस प्रयोजन हेतु निम्नलिखित विषेष प्रस्ताव पर विचार करने तथा यदि उपयुक्त विचारित किया जाए, संषोधन (नों) सिहत या बिना पारित करने के प्रयोजनार्थ आयोजित की जाएगी।

"संकल्पित किया कि कम्पनी की लेखा बिहयां तथा अन्य अभिलेख परिसमापन पूर्ण होने तथा कर निर्धारण वर्ष 2014–15 हेतु आयकर निर्धारण अथवा एतद्पष्चात पांच वर्ष जो भी पष्चवर्ती है, के पष्चात निपटान हेतु अनुमोदन किया जाए तथा एतद्द्वारा अनुमोदन किया जाता है। अभिलेखों के निपटान तक उन्हें श्री दीपक बंसल, परिसमापक तथा कम्पनी के निदेषक की सुरक्षित अभिरक्षा में रखा जाए, जो ऐसे सभी कार्य, कृत्य तथा कर्म, यथावष्यक, करने के लिए अधिकृत है।"

वास्ते एआरडी डवलपर्स प्राइवेट लिमिटेड

हस्ता. / — (दीपक बंसल) परिसमापक

तिथि : 18.02.2014 स्थान : नई दिल्ली

सेबी परिपन्न क्रं. CIR / MRD / ICC / 29 / 2013 दिनांक 26 सितम्बर 2013, CIR / MRD / ICC / 30 / 2013 दिनांक 26 सितम्बर 2013, CIR / MRD / ICC / 34 / 2013 दिनांक 06 नवम्बर 2013 और सेबी पन्न क्रं. MRD / DSA / OW / 28722 / 2013, दिनांक 11 नवम्बर, 2013 और दिनांक 27 जनवरी 2014 को प्राप्त निर्देषों के अनुसार इंटर-कनेक्टेड स्टाक एक्सचेंज आफ इंडिया लिमिटेड की उपविधियों में संषोधन

उपविधि क्रमांक	संशोधन के पूर्व उपविधियां	प्रस्तावित संशोधनोपरान्त उपविधियां
6.4.10	नया जोड़ा गया	व्यापारी सदस्य सेबी परिपत्र क्रं. CIR / MRD / DMS / 34 / 2013 दिनांक 06 नवम्बर 2013 तथा सेबी द्वारा समय—समय पर जारी किये गए ऐसे अन्य निर्देशों के अनुसार अपना लेखा प्रणाली लेखा परीक्षण करवाएगा, तथा अपना लेखा प्रणाली लेखा—परीक्षण प्रतिवेदन विनिर्दिष्ट अविध के अंदर प्रस्तुत करेगा।
18.14A	समय सीमा: मध्यस्थों के निर्णय के विरूद्ध अपील, निर्णय प्राप्त होने की तिथि से 30 दिवसों में अंतर दर्ज (फाइल) करनी होगी। किंतु यदि कोई पक्ष, निर्दिष्ट अवधि के अंदर, अपील नहीं कर पाता है तो, अपील में आवेदन के साथ शपथपत्र संलग्न करना होना, उन तथ्यों का खुलासा करते हुए, जिनके आधार पर अपीलार्थी, अपील पीठ को संतुष्ट कर सके कि किन कारणों से अपील दर्ज करने में विलंब हुआ। अपीलीय खंडपीठ, यदि महसूस करती है कि विलंब के कारण पर्याप्त हैं तो वह विलंब को माफ कर सकती है।	समय सीमा : मध्यस्थों के निर्णय के विरूद्ध अपील, निर्णय प्राप्त होने की तिथि से 30 दिवसों में अंतर दर्ज (फाइल) करनी होगी।

18.14B ग्राहकों के पक्ष में मध्यस्थता अधिनिर्णय को लागू ग्राहकों के पक्ष में मध्यस्थता अधिनिर्णय को लागू करना। करना। उस स्थिति में जब पंचाट अधिनिर्णय ग्राहक के पक्ष में हो, तब एक्सचेंज, उसके प्राप्त होने पर अधिनिर्णय की राशि, सदस्य की उस स्थिति में जब मध्यस्थता / अपीलीय अधिनिर्णय जमा राशि या अन्य किसी धन में (जिसके) विरूद्ध निर्णय पारित ग्राहक के पक्ष में हो, एक्सचेंज, उसके प्राप्त होने पर, हुआ है) डेबिट कर देगा और पृथक निलंब खाते में रखेगा। अधिनिर्णय की राशि सदस्य की जमा राशि में या अन्य किसी धन में (जिसके विरूद्ध निर्णय पारित सदस्यगण अधिनियम की प्राप्ति के 7 दिवसों के अंदर, एक्सचेंज हुआ है) डेबिट कर देगा और पृथक निलंब खाते में को अपने इरादे से अवगत कराएंगे, कि क्या ऐसे सदस्य रखेगा अधिनिर्णय/अपीलीय पंचाट अधिनिर्णय को न्यायालय में चुनौती देना चाहते हैं या नहीं, एक्सचेंज पंचाट निर्णय को लागू करते हुए ग्राहक यदि सदस्य अपनी अधिनिर्णय / अपीलीय पंचाट अधिनिर्णय के को राशि तथा उस पर अर्जित ब्याज सहित, भूगतान विरूद्ध चुनौती देने की इच्छा व्यक्त नहीं करते हैं, तब यह मान करेगा, जैसे ही मध्यस्थों के अपीलीय पैनल के समक्ष लिया जाएगा कि सदस्यों का इरादा अधिनिर्णय को चुनौती देने अपील करने का समय समाप्त हो जाए और कोई का नहीं है और स्टाक एक्सचेंज, आगे की कार्यवाई तदनुसार अपील न की गई हो। एक्सचेंज अपीलीय पंचाट अधिनिर्णय को लागू करते एक्सचेंज पंचाट निर्णय को लागू करते हुए ग्राहक को राशि तथा हुए ग्राहक को भुगतान करेगा, पृथक सुरक्षित रखी उस पर अर्जित ब्याज सहित, भुगतान करेगा, जैसे ही मध्यस्थों हुई राशि पर अर्जित ब्याज सहित जैसे ही: के अपीलीय पैनल के समक्ष अपील करने का समय समाप्त हो जाए और कोई अपील न की गई हो। (A) न्यायालय को अपीलीय पंचाट निरस्त करने एक्सचेंज अपीलीय पंचाट अधिनिर्णय को, ग्राहक को भूगतान हेत् आवेदन की अवधि आर्बिट्रेशन एंड करके, मय ब्याज के जो प्रथक रखी गई राशि पर अर्जित हुआ कंसीलिएशन एक्ट 1996 की कंडिका 34 के है, लागू करेगा, जैसे ही: अन्तर्गत समाप्त हो जाए, और कोई आवेदन न किया गया हो, या (A) न्यायालय को अपीलीय पंचाट अधिनिर्णय को निरस्त करने हेत् आवेदन की अवधि आर्बिट्रेशन एंड कन्सीलिएशन एक्ट (B) आर्बिट्रेशन एंड कंसीलिएशन एक्ट 1996 की 1996 की कंडिका 34 के अंतर्गत समाप्त हो जाए और कोई कंडिका 34 के अन्तर्गत, अपीलीय पंचाट आवेदन न किया गया हो, या अधिनिर्णय को निरस्त करने हेत् न्यायालय को आवेदन किया गया हो, परंतु ऐसे न्यायालय (B) आर्बिट्रेशन एंड कंसीलिएशन एक्ट 1996 की कंडिका 34 के द्वारा उसे अस्वीकृत कर दिया गया हो, या अन्तर्गत अपीलीय पंचाट अधिनिर्णय को निरस्त करने हेत् न्यायालय को आवेदन किया गया परंत् ऐसे न्यायालय द्वारा (C) आर्बिट्रेशन एंड कंसीलिएशन एक्ट 1996 की उसे अस्वीकृत कर दिया गया हो, या कंडिका 34 के अन्तर्गत न्यायालय को अपीलीय पंचाट अधिनिर्णय को निरस्त करने हेत् आवेदन (C) आर्बिट्रेशन एंड कंसीलिएशन एक्ट 1996 की कंडिका 34 के किया गया हो, किंतु जहां ऐसे न्यायालय द्वारा अन्तर्गत न्यायालय को अपीलीय पंचाट अधिनिर्णय को कोई स्टे न दिया गया हो, और आवेदनकर्ता निरस्त करने हेतू आवेदन किया गया हो किंतू जहां ऐसे पक्ष द्वारा अपीलीय पंचाट अधिनिर्णय की प्रति न्यायालय द्वारा कोई स्टे न दिया गया हो, और आवेदनकर्ता प्राप्त होने की तिथि तथा न्यायालय को पक्ष द्वारा अपीलीय पंचाट अधिनिर्णय की प्रति प्राप्त होने की आवेदन करने के बाद तीन माह की अवधि तिथी तथा न्यायालय को आवेदन करने के बाद तीन माह व्यतीत हो गई हो। की अवधि व्यतीत हो गई हो। अपीलीय पैनल के समक्ष अपील करने वाले पक्ष को (जैसा कि उपविधि 18.19.7 नया जोड़ा गया 18.14 A में उल्लेखित है) को रूपये 30,000 से अधिक नहीं शूल्क का भुगतान करना होगा, जैसा स्टाक एक्सचेंज ने निर्धारित किया है। यह राशि अन्य विधिक देयकों (मुद्रांक शुल्क, सेवा कर, आदि) के अतिरिक्त होगी और अपील के साथ देनी होगी। उस मामले में जहां अपील दायर करने वाला पक्ष का दावा / प्रतिदावा रूपये 10 लाख तक का हो, तथा पक्ष शुल्क में तौर पर रूपये 10,000 से अधिक नहीं का भुगतान करेगा, अन्य खर्च जो उचित होंगे, का भुगतान एक्सचेंज तथा स्टाक एक्सचेंज की निवेशक सुरक्षा निधि बराबर-बराबर करेंगे। बोर्ड प्रतिवर्ष पांच सदस्यों व्यतिक्रमी समिति का निदेशक मण्डल को सेबी द्वारा समय-समय पर दिये गए निर्देषों के 19.29.2 गठन करेगा और वे सदस्य जनता में से होंगे जो अनुसार व्यतिक्रमी समिति का गठन करना होगा। विधिक, न्यायिक और लेखा क्षेत्र के जाने माने लोग होंगे और किसी भी स्टाक एक्सचेंज के दलाल नहीं

	होंगे। इसके अलावा प्रबंध निदेशक इस समिति का पदेन सदस्य होगा।	
23	एक्सचेंज के महत्वपूर्ण प्रबंधन कार्मिकों के लिये नैतिकता संहिता	विलुप्त किया जाएगा।

इंटरकनेक्टेड स्टाक एक्सचेंज आफ इंडिया लिमिटेड के नियमों में संशोधन, सेबी के पत्र क्रं. MRD / DSA / OW / 28722 / 2013 दिनांक 11 नवंबर 2013 के संदर्भ में

नियम	संशोधन के पूर्व नियम	संशोधनोपरान्त नियम
क्रमांक		
1.1.6	नया जोड़ा गया	नियम SCRA, 1956 सेबी अधिनियम 1992, अथवा कोई भी नियम, विनियम, परिपत्र या निर्देश के प्रावधानों के अधीन जो उनके अंतर्गत जारी किये गये हों
2.9.6	एक्सचेंज का प्रत्येक निदेशक एवं महत्वपूर्ण प्रबंधन कार्मिक के बारे में यह माना जाएगा कि वह सिक्यूरिटीज कांट्रेक्ट्स (रेगुलेशन) (स्टाक एक्सचेंजेज एंड क्लीयरिंग कार्पोरेशन्स) 2012 के विनियम 20 में वर्णित के अनुसार योग्य तथा उचित व्यक्ति है।	एक्सचेंज का प्रत्येक निर्देशक एवं महत्वपूर्ण प्रबंधन कार्मिक, सिक्यूरिटीज कांट्रेक्ट्स (रेगुलेशन) (स्टाक एक्सचेंज एंड क्लीयरिंग कार्पोरेशन्स) 2012 के विनियम 20 में वर्णित के अनुसार योग्य तथा उचित व्यक्ति होगा।
अध्याय	नया जोड़ा गया	एक्सचेंज के निदेशकों और महत्वपूर्ण प्रबंधन कार्मिकों के लिये आचार संहिता
12		एक्सचेंज के निदेशकों और महत्वपूर्ण प्रबंधन कार्मिकों के लिये आचार संहिता एक्सचेंज के निदेशकों और महत्वपूर्ण प्रबंधन कार्मिकों के लिये आचार संहिता का उद्देश्य एक्सचेंजों की कार्यविधि में पेशेवराना और नैतिक मानकों में सुधार करना है, और इस प्रकार बाज़ार की सत्यनिष्ठा में निवेशकों का अधिक विश्वास का सृजन करना है।
		(A) उद्देश्य और अंतर्निहित सिद्धांत
		एक्सचेंज के निदेशकों और महत्वपूर्ण प्रबंधन कार्मिकों के लिये आचार संहिता, इन निदेशकों तथा महत्वपूर्ण कर्मिकों में उचित व पारदर्शी बाज़ार के लिये व्यावसायिक एवं / पेशेवराना नैतिकता की स्थापना करना है।
		आचार संहिता निम्नांकित मूलभूत सिद्धांतों पर आधारित है।
		 एक्सचेंज एवं निवेशकों से संबंधित मामलों में कार्य करने में न्यायपूर्णता तथा पारदर्शीता बरतना।
		 नियामक एजेंसियों / एक्सचेंज द्वारा निर्धारित समस्त कानूनों / नियमों / विनियमों का अनुपालन।
		 कर्तव्यों के निर्वहन में उचित उद्यम
		 एक्सचेंज तथा निवेशकों के और निर्देशकों / महत्वपूर्ण प्रबंधन कार्मिकों के निजी हितों के बीच टकराव से बचना
		B) परिभाषाएं
		1. महत्वपूर्ण प्रबंधन कार्मिक 'महत्वपूर्ण प्रबंधन कार्मिक' से अभिप्राय उन व्यक्तियों से है जो किसी विभाग के अध्यक्ष या ऐसे वरिष्ट कार्यपालिक पद पर कार्यरत हों जो पदानुक्रम में एक्सचेंज में विभागाध्यक्ष (क्षों) या अन्य पदों पर पदस्थ हों, जिन्हें एक्सचेंज ने महत्वपूर्ण प्रबंधन कार्मिक घोषित किया हो, जिन पर संहिता

लागू होगी, और इसका निर्णय एक्सचेंज के निदेशक मण्डल द्वारा किया जाएगा, परन्तु उनमें प्रबंधक तथा उससे उपर के समस्त अधिकारी समाहित होंगे।

- परिवार पारिवारिक सदस्यों के तहत आएंगे सभी आश्रित पति या पत्नी, आश्रित बच्चे, और आश्रित अभिभावक
- 3. प्रतिभूतियाँ इस संहिता के उद्देश्य से प्रतिभूतियों में पारस्परिक राशि (म्यूच्अल फण्ड) इकाइयाँ नहीं आएंगी।

C) नैतिकता समिति-

संहिता पर निगरानी रखने हेतु एक्सचेंज का निदेषक मण्डल एक नैतिकता समिति का गठन करेगा। नैनिकता समिति निदेशक मण्डल के अधीन कार्य करेगी।

D) सामान्य मानक :--

- 1. निदेशक और महत्वपूर्ण प्रबंधन कार्मिक नैतिक उत्तरदायित्वों की समझ के प्रति अधिक जागरूकता का प्रदर्शन करेगे
- 2. अपने कार्यो के निर्वाह के दौरान दिनेशक तथा महत्वपूर्ण प्रबंधन कार्मिक, व्यावसाहिक सम्मान एवं व्यापार के न्याय संगत सिद्धातों का अनुपालन करेंगें
- व्यापारिक जीवन मे निदेशकों और महत्वपूर्ण प्रबंधन कार्मिको का आचरण अनुकरणीय होना चाहिये, जो, एक्सचेंज के अन्य सदस्यों के लिये मानक स्थापित करें,
- 4. निदेशक तथा महत्वपूर्ण प्रबंधन कार्मिक अपने ओहदे का उपयोग एक्सचेंज के कार्यपालिक या प्रशासनिक स्टाफ को किसी प्रकार का लाभ देने या उनसे लाभ प्राप्त करने के लिये, या एक्सचेंज के सेवा प्रदायकों या वेंडरों (विक्रेताओं) अथवा एक्सचेंज में सूचीबद्ध किसी कंपनी से कोई लाभ देने / लेने हेतु नहीं करेंगे।
- 5. निदेशक एवं महत्वपूर्ण प्रबंधन कार्मिक कोई ऐसा कार्य नहीं करेगे, जिससे एक्सचेंज की प्रतिष्ठा पर आंच आए।
- एक्सचेंज के निदेशक, सिमित सदस्य और महत्वपूर्ण प्रबंधन कार्मिक, प्रतिभूति बाजार पर लागू होने वाले सभी नियमों व विनियमों का अनुपालन करेंगे।

E) एक्सचेंज के महत्वपूर्ण प्रबंधन कार्मिकों द्वारा प्रतिभूतियों में लेन-देन का प्रकटीकरण :-

- एक्सचेंज में महत्वपूर्ण प्रबंधन कार्मिक, एक्सचेंज के निदेशक मण्डल / नैतिकता सिमिति / पदनामित अनुपालन अधिकारी को उतनी बांरबारता से, जैसी भी एक्सचेंज का निदेशक मण्डल निर्धारित करें, जो कि मासिक आधार पर होगा, अपनी समस्त प्रतिभूतियों के उतनी राशि के प्रत्यक्ष या परोक्ष लेन—देन का प्रकटीकरण करेंगे, जैसा कि एक्सचेंज के निदेशक मंडल द्वारा निर्दिष्ट किया जाए।
- प्रित्मूितयों में लेन—देन, उन प्रित्मूितयों के लिये व्यापार प्रितबंधों के अधीन भी होगा जिस बाबत एक्सचेंज के महत्वपूर्ण प्रबंधन कार्मिक के पास गैर—सार्वजिनक मूल्य संवेदी सूचना हो, इसके लिये सिक्युरिटीज़ एंड एक्सचेंज बोर्ड ऑफ इंडिया (प्राहीबिशन ऑफ इनसाइडर ट्रेडिंग) द्वारा निर्दिष्ट आवश्यकताओं को देखें।
- 3. सभी लेन—देन निवेश प्रकृति के होने चाहिये न कि सट्टा प्रकृति के इसे सुनिश्चित करने के लिये क्रय की गई समस्त प्रतिभूतियों को कम से कम 60 दिवसों तक रोक कर रखना होगा, और उसके पश्चात ही उन्हें बेचा जा

सकेगा, परंतु निर्दिष्ट / अपवाद स्थितियों में, किसी भी समय इनका विक्रय, अनुपालन अधिकारी से पूर्व सभाशोधन प्राप्त कर के कि इस शर्त से छूट दी जाती है, और उसकी संतृष्टि को लिपिबद्ध करके किया जा सकता है।

F) एक्सचेंज के निदेशकों द्वारा प्रतिभूतियों में लेन-देन का प्रकटीकरण :-

- 1. निदेशकों तथा उनके परिवारों द्वारा प्रति भूतियों में किये गए सभी लेन—देनों का प्रकटीकरण एक्सचेंज में निदेशक मण्डल को किया जाएगा, जो कि मासिक आधार पर होगा।
- 2. सभी निदेशक, जैसा कि उपर निर्धारित किया गया है। नियत कालिक प्रकटीकरण, उन कारों बारों का करेंगे जो उन फर्मों / कार्पोरेट इकाइयों द्वारा किया गया हो जिनमें उनका 20 प्रतिशत या अधिक का लाभकारी हित हो अथवा उनमें वे नियंत्रक हित रखते हों, नैतिकता समिति को करेंगे।
- वे निदेशक जो भारत सरकार के नामिती हों या भारत सरकार के सांविधिक निकायों के नामिती हों, या ऐसे वित्तीय संस्थानों के नामिती हों जो अपनी स्वयं की संहिता द्वारा शासित हों, उन्हें इस आवश्यकता से छूट प्राप्त रहेगी।

G) हितों में टकराव से बचना :-

- 1. निदेशक मण्डल का कोई भी निदेशक अथवा एक्सचेंज की किसी भी समिति का कोई भी सदस्य, किसी भी ऐसे निर्णय लेने/न्याय निर्णयन में भाग नहीं लेगा जो किसी ऐसे व्यक्ति/मामले से संबंधित हो, जिससे वह प्रत्यक्ष या परोक्ष या अन्य किसी रूप से जूड़ा हो या उसका उसमें हित हो।
- 2. किसी मामले में कोई हितों का टकराव है या नहीं है, का निर्णय निदेशक मंडल को करना चाहिये।

H) लाभकारी हित का प्रकटीकरण :-

सभी निदेशक और महत्वपूर्ण प्रबंधन कार्मिक, निदेशक मंडल को, पदभार ग्रहण करते समय और पद पर अपने कार्यकाल के दौरान, निम्न स्थितियां निर्मित होने पर प्रकट करेंगे।

- स्वयं और पारिवारिक सदस्यों का कोई भी प्रत्यक्ष संबंध तथा निदेशकत्व/भागीदारी— स्वयं की और पारिवारिक सदस्यों की— किसी भी व्यापारी सदस्य या समाशोधन सदस्य के साथ।
- उन मामलों में शेयरधारिता, जहां निदेशक की शेयर धारिता प्रत्यक्ष रूपेण अथवा उसके परिवार के माध्यम से, किसी भी सूचीबद्व कंपनी या अन्य निकायों में जो प्रतिभृति बाजारों से संबंधित हों, 5 प्रतिशत से अधिक हो।
- 3. कोई भी अन्य व्यावसायिक हित।

एक्सचेंज के दैनंदिन कार्यों में सभापित और निदेशकों की भूमिका :-

- एक्सचेंज का सभापित और निदेशक एक्सचेंज के रोजमर्रे के कामकाज में हस्तक्षेप नहीं करेंगे, और अपनी भूमिका नीति संबंधी मामलों पर निर्णय लेने तक सीमित रखेंगे और उन मामलों तक जो निदेशक मण्डल तय करें।
- सभापित और निदेशकगण एक्सचेंज के कर्मचारियों को दैंनिदनी गतिविधियों में प्रभावित नहीं करेंगे।
- 3. नियुक्ति तथा पदोन्नित के कार्य में शामिल नहीं होंगे, बशर्ते कि निदेशक मण्डल द्वारा ऐसा विशेषरूप से तय किया जाए।

J) सूचना तक पहुंच :-

- निदेशक किन्ही विशिष्ट समितियों के अंग के तौर पर ही या जैसा कि निदेशक मंडल द्वारा अधिकृत किया जाए, किसी जानकारी की मांग करेंगे।
- सूचना के आदान-प्रदान के लिये निर्दिष्ट चैनल होंगे, और इसके अलावा उसका लेखा परीक्षण पथ होगा, किन्हीं भी गोपनीय दस्तावेजों / सूचना को प्नः प्राप्त करने का अभिलेखीकरण होगा।
- कोई भी ऐसी जानकारी, विशेषकर जो असार्वजनिक एवं मूल्य संवेदी हो, इसे गोपनीय रखा जाएगा एवं उसका उपयोग किसी निजी विचार / लाभ हेतु नहीं किया जाएगा।
- 4. एक्सचेंज के व्यापार / क्रियाओं से संबंधित कोई भी जानकारी, जो कि निदेशकों / महत्वपूर्ण प्रबंधन कार्मिकों के समक्ष, उनके कार्य निर्वाह के दौरान आए, तो वे उसे अत्यंत गोपनीय रखेंगे, किसी तृतीयपक्ष के सामने प्रकट नहीं करेंगे एवं उसका उनके कर्तव्यों के निर्वहन के अतिरिक्त अन्य किसी प्रकार से उपयोग नहीं किया जाएगा।

K) पद का दुरूपयोग :--

निदेशक समिति के सदस्य अपनी स्थिति का उपयोग कोई व्यापार प्राप्त करने या संगठन में कोई आर्थिक लाभ स्वयं के अथवा परिवार के सदस्यों के लिये प्राप्त करने हेतु नहीं करेंगे।

L) नैतिकता समिति प्रक्रिया तय करेगी :--

- नैतिकता समिति संहिता को लागू करने हेतु प्रक्रियाएं तय करेगी तथा संहिता के तहत प्रकटीकरण की आवश्यकता के लिये प्रतिवेदन के प्रारूप निर्दिष्ट करेंगी।
- 2. नैतिकता समिति द्वारा निर्दिष्ट आवश्यकताओं का क्रियान्वयन अनुपालन अधिकारी करेगा।

M) अनुपालन अधिकारी की नियुक्त:-

- स्टाक एक्सचेंज एक अनुपालन अधिकारी को नियुक्त करेगा, जिसका उत्तरदायित्व होगा कि वह अधिनियम, कम्पनी अधिनियम, 1956 कंपनी अधिनियम, 2013, द सिक्यूरिटिज़ एंड एक्सचेंज बोर्ड आफ इंडिया अधिनियम, 1992, तथा इनके अंतर्गत जारी किये गए नियमों, विनियमों या निर्देशों की निगरानी करें तथा निवेशकों की शिकायतों को दूर करें।
- 2. अनुपालन अधिकारी की निगाह में यदि उपर उल्लेखित धारा 12.M.(1) के किसी प्रावधान का अनुपालन न हो, तो वह तत्काल एवं स्वतंत्र रूप से इसकी रिपोर्ट सेबी को देगा।
- N) जबिक इस संहिता का उद्देश्य बाजार की सत्य निष्ठा और निवेशक के विश्वास के स्तर का उन्नयन करना है, इस बात पर बल दिया जाता है कि लिखित आचार संहिता से ही उच्च नैतिकता में मानदंडों की खात्री नहीं दी जा सकती इसे तभी हासिल किया जा सकता है जब एक्सचेंज के निदेशक और महत्वपूर्ण प्रबंधन कार्मिक, व्यवस्था की न्यायपूर्णता तथा ईमानदारी को बढ़ाने का कार्य अक्षरशः एवं पूर्णरूपेण करें।

मल्टी कमोडिटी एक्सचेंज ऑफ इंडिया लिमिटेड (एमसीएक्स)

अधिसूचना

भारत सरकार , वाणिज्य एवं उद्योग मंत्रालय की दिनांक 4 मई 1960 की अधिसूचना संख्या का.आ. 1162 के साथ पठित वायदा संविदा(विनियमन) अधिनियम, 1952 (1952 का 74) की धारा 12 (1) के अंतर्गत मल्टी कमोडिटी एक्सचेंज ऑफ इंडिया लिमिटेड, मुंबई के नियमों में किए गए निम्नलिखित संशोधनों के लिए उप निदेशक, वायदा बाज़ार आयोग का अनुमोदन 5 दिसम्बर, 2013 को प्राप्त कर लिया गया है तथा उसे एतदद्वारा उक्त अधिनियम की धारा 12 की उपधारा 2 के अंतर्गत अधिसूचित किया जाता है।

संशोधन मल्टी कमोडिटी एकसचेंज ऑफ इंडिया लि., के नियम

		ा जान इंडिया लि., के नियंन
नियम सं.	मौजूदा उपबंध	संशोधित उपबंध
21(ix)	नया उपबंध	21(ix) को किसी अन्य कमोडिटी एक्सचेंज द्वारा चूककर्ता के रूप में घोषित किया गया है, जब तक ऐसी चूक की समाप्ति की तिथि से 5 वर्ष की अविध समाप्त नहीं हो जाती।
30.क.(vi)	नया उपबंध	फर्म को किसी अन्य कमोडिटी एक्सचेंज द्वारा चूककर्ता के रूप में घोषित नहीं किया गया है अथवा इसे एक चूककर्ता के रूप में घोषित करने की तिथि से 5 वर्ष की अवधि समाप्त हो गई है।
33.क.(iii)	नया उपबंध	किसी अन्य कमोडिटी एक्सचेंज द्वारा कंपनी/निकाय निगम को चूककर्ता घोषित नहीं किया गया है अथवा इसे चूककर्ता घोषित करने की तिथि से 5 वर्ष की अविध समाप्त हो गई है।
39.	सदस्यता का समापन	सदस्यता का समापन
	39. सदस्यता की क्षति क. एक्सचेंज का कोई सदस्य एक्सचेंज का सदस्य नहीं रह जाएगा: v. स्थानांतरण/ नामाकंन द्वारा vi. निधन से ; अथवा vii. विघटन द्वारा; अथवा viii. उप-विधियों, नियमों तथा विनियमन तथा इनमें निहित उपबंधों के अनुसार निष्कासन से; अथवा	39. सदस्यता की क्षति एक्सचेंज का कोई सदस्य निम्नलिखित परिस्थितियों में से किसी एक अथवा अधिक के घटित होने पर एक्सचेंज का सदस्य नहीं रह जाएगा; (i) निधन से; (ii) विघटन से (iii) उप विधियों, नियमों तथा विनियमनों तथा उनमें निहित उपबंधों के अनुसार निष्कासन से; (iv) इन मौजूदा उप-विधियों, नियमों, विनियमों के अनुसार या किसी

41.ख (v) নথা (vi)	vi. कंपनी/निकाय निगम होने के नाते उसमें एक्सचेंज के नियमों तथा अनुच्छेदों के प्रावधानों के अंतर्गत पात्रताके गुण नहीं रह गए हैं अथवा उन्हें बनाए रखना बंद कर दिया गया है; ग. i. उसे दिवालिया/ दिरद्र घोषित किया गया है; घ. एक्सचेंज के अनुच्छेदों उपविधियों, नियमों और विनियमों के किसी अन्य उपबंधों में निहित किसी बात के होते हुए भी एक्सचेंज के सदस्यों के एक्सचेंज की सदस्यता से निष्कासन चाहे निकाय निगम हो, साझेदारी हो,व्यष्टि हो अथवा ऐसा अन्य कोई व्यक्ति हो जिसे एक्सचेंज के सदस्य के रूप में स्वीकार किया गया है वह अंतिम और निर्णायक होगा; नया उपबंध	एक्सचेंज के अनुच्छेदों के किसी अन्य उपबंधों, उपविधियों, नियमों तथा विनियमों में किसी बात के होते हुए एक्सचेंज के सदस्यों का एक्सचेंज की सदस्यता से निर्वासन चाहे निकाय निगम हो, साझेदारी हो, ट्यिष्ट हो अथवा ऐसा अन्य ट्यिक्त हो जिसे एक्सचेंज के सदस्य के रूप में स्वीकार किया गया है वह अंतिम और निर्णायक होगा; V. यदि वह किसी अन्य कमोडिटी एक्सचेंज द्वारा चूककर्ता घोषित किया गया है vi. यदि उसे दिवालिये के रूप में न्यायनिर्णीत किया गया है अथवा ऐसे सदस्य के विरुद्ध समाप्ति का आदेश पारित किया गया है तब ऐसा सदस्य स्वंय ही चूककर्ता घोषित हो जाएगा यद्यिप वह उस वक्त एक्सचेंज का चूककर्ता न हो;
	ii. वह न्यायनिर्णीत दिवालिया है अथवा उनके विरूद्ध दिवाले के संबंध में रिसीवर की नियुक्ति का आदेश पारित हो गया है अथवा उसे दिवालिया सिद्ध कर दिया गया है; iii. नैतिक पतन से संबंधित कार्य के लिए दोषी ठहराया गया है; iv. त्याग पत्र द्वारा; v. उसे पागल घोषित किया गया है; vi. कंपनी/निकाय निगम होने के नाते उसमें	संबंध में रिसीवर की नियुक्ति का आदेश पारित कर दिया गया है अथवा उसे दिवालिया सिद्ध कर दिया गया है ; (vi) नैतिक पतन से संबंधित कार्य के लिए दोषी ठहराया गया है ; (vii) त्याग पत्र द्वारा; (viii). उसे पागल घोषित किया गया है; (ix). कंपनी/निकाय निगम होने के नाते उसमें एक्सचेंज के नियमों तथा अनुच्छेदों के उपबंधों के अंतर्गत पात्रता के गुण नहीं रह गए हैं अथवा उन्हें बंद कर दिया गया है; (x) उसे दिवालिया/ दिरद्र घोषित किया गया है;
	ख. i.इन मौजूदा उप- विधियों, नियमों, विनियमों के अनुसार चूककर्ता के रूप में घोषित किए जाने पर ; अथवा	अन्य कमोडिटी एक्सचेंज द्वारा चूककर्ता के रूप में घोषित किए जाने पर ; (v) वह न्यायनिर्णित दिवालिया है अथवा उसके विरुद्ध दिवालय के

41.इ. ii	नया उपबंध	एक्सचेंज सभी अन्य कमोडिटी एक्सचेंजों को अपने सदस्य की चूक की घोषणा के बारे में तुरंत सूचित करेगा। इसके अतिरिक्त यदि सदस्यता किसी कारपोरेट के नाम से है, तो प्रमोटरों प्रमुख शेयरधारकों के नाम भी सूचित किए जाएंगे।
41ड. क.	नया उपबंध	निवेशकों से दावों को दायर करने/आमंत्रित करने का तरीका; (i) उपविधियों, नियमों, कारोबार के नियमों के अनुसार एकसचेंज "विनिर्दिष्ट अविध" के नाम से ज्ञात विनिर्दिष्ट समय अविध के भीतर चूककर्ता सदस्य के विरुद्ध दावें दायर करने के लिए वैध दावेदारों को आमंत्रित करते हुए एक नोटिस प्रकाशित करेगा। (ii) विनिर्दिष्ट अविध न्यूनतम 90 दिन की होगी। (iii) एक्सचेंज ऐसे स्थान (स्थानों) जहां संबंधित एक्सचेंज सदस्य स्थित हैं, में व्यापक परिचालन वाले कम से कम एक अंग्रेजी राष्ट्रीय दैनिक एवं कम से कम एक क्षेत्रीय भाषा दैनिक के सभी संस्करणों में नोटिस प्रकाशित करेगा। (iv) दावों को मंगाने वाला नोटिस संपूर्ण विनिर्दिष्ट अविध के लिए बेवसाइट पर भी प्रदर्शित किया जाएगा। (v) नोटिस में विनिर्दिष्ट अविध, निवेशक के एकल दावे के लिए अधिकतम प्रतिपूर्ति सीमा तथा अन्य सभी संगत सूचना निहित होगी
42.ਬ	बकाया: चतुर्थ पाँचवाँ छंठवां सातवां- उपर्युक्त सभी दावों का पूरी तरह समाधान करने के उपरांत बकाया राशि, यदि कोई हो, का विनियोजन किया जाएगा तथा निपटान गांरटी निधि में अंतरित की जाएगी।	बकायाः चतुर्थ पाँचवाँ छंठवां छंठवां सातवां- उपर्युक्त सभी दावों का पूरी तरह समाधान करने के उपरांत बकाया राशि, यदि कोई हो, का विनियोजन किया जाएगा तथा निपटान गांरटी निधि में अंतरित की जाएगी। तथापि अन्य कमोडिटी एक्सचेंजों से अन्य कमोडिटी एक्सचेंजों में दावों के निपटान की कमी का विशेष अनुरोध प्राप्त होने पर उपर्युक्त सभी दावों को पूरी तरह समाधान करने के उपरांत शेष अधिशेष राशि का वायदा बाज़ार आयोग के साथ विचार-विमर्श करके समानुपातिक दर के आधार पर अन्य कमोडिटी एक्सचेंजों पर दावों के निपटान के लिए उपयोग में लाया जा सकता है।

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42.क	नया उपबंध	चूककर्ता के नाम से अथवा उसके विरुद्ध कार्यवाही
		संगत प्राधिकारी निम्नलिखित कार्य करने के लिए पात्र होगा किंतु बाध्य नहीं होगा:
		क. चूककर्ता से प्राप्य कोई राशि प्राप्त करने के उद्देश्य से किसी व्यक्ति के विरूद्ध चूककर्ता के नाम अथवा एक्सचेंज के नाम में न्यायालय में कोई कार्यवाहियां श्रू करना,
		ख. चूककर्ता से प्राप्य किसी राशि की वस्ती के उद्देश्य से चूककर्ता के विरूद्ध चूककर्ता के क्रेडिटर (जो उप-विधियों, नियमों तथा एक्सचेंज के कारोबार नियमों के अधीन तथा उनके अनुसार निष्पादित संपरिणाम स्वरूप चूककर्ता के क्रेडिटर हो गए हैं) के नाम में अथवा एक्सचेंज के नाम में न्यायलय में कोई कार्यवाहियां शुरू करना। चूककर्ता के साथ-साथ चूककर्ता के क्रेडिटरों को यह समझा जाएगा कि उन्होनें ऐसी कार्यवाहियां करने के प्रयोजन से एक्सचेंज को अपने संघटित अटार्नी के रूप में नियुक्त किया है।
55.च	नया उपबंध	चूककर्ता की घोषणा के परिणामों का अनुसरण किया जाना। चूक से संबंधित नियमों, उपविधियों तथा कारोबार नियमों/ विनियमों के उपबंध एक्सचेंज से निकाले गए सदस्य पर लागू होंगे यदि ऐसा सदस्य चूककर्ता घोषित किया गया हो।

स्थानः मुंबई प्रबंध निदेशक

दिनांकः 18/02/2014 मल्टी कमोडिटी एक्सचेंज ऑफ इंडिया लिमिटेड

सूचना : अंग्रेजी पाठ और हिंदी अनुवाद में किसी विसंगति के मामले में अंग्रेजी पाठ अभिभावी होगा।

प्रपत्र सं. 155

[नियम ३२९ देखें]

[सदस्य स्वैच्छिक समापन]

कम्पनी का नाम : चेतक इन्टरनेशल कार्गो लिमिटेड

पंजीकृत कार्यालयः चेतक हाउस, कापसहेडा बार्डर, ओल्ड दिल्ली गुडगांव रोड, नई दिल्ली-110037 अंतिम बैठक आयोजन सूचना

कम्पनी अधिनयम, 1956 की धरा 497 के अनुरूप एतद्द्वारा सूचना दी जाती है कि उपरोक्त कम्पनी के सदस्यों की एक सामान्य बैठक उनके सामने रखे जाने वाले खाते जिसमें समापन किए जाने तथा कम्पनी की सम्पत्ति के निपटान का तरीका तथा परिसमापक द्वारा दिए जाने वाले किसी स्पष्टीकरण की सुनवाई और कम्पनी के एक विशेष प्रस्ताव द्वारा सुनिश्चित करने के लिए भी, जिस तरीके से पुस्तकों, खातों तथा कम्पनी तथा परिसमापक के दस्तावेजों का निपटान किया जाएगा, के प्रयोजन हेतु मंगलवार, 29 अप्रैल, 2014 को प्रातः 11:00 बजे, कम्पनी के पंजीकृत कार्यालय चेतक हाउस, कापसहेड़ा बार्डर, ओल्ड दिल्ली गुडगांव रोड़, नई दिल्ली—110037 में आयोजित की जाएगी।

> कृते चेतक इंटरनेशनल कार्गो लिमिटेड श्री जय क्रण शर्मा

परिसमापक

स्थान : नई दिल्ली दिनाक : 20/3/2014

फार्म सं0 155 (देखिये नियम 329) स्वैच्छिक सदस्य के अन्त /परिणाम यूनोकल भारत सर्विसेस प्राईवट लिमिटेड

अन्तिम बैठक बुलाने की सूचना

धारा 497 के कार्यान्वयन में यह सूचना दी जाती है कि उपरोक्त नामांकित कम्पनी के सदस्यों की एक आम बैटक इसके पंजीकृत कार्यालय 405, पहारपुर बिजनेस सेन्टर, नेहरु प्लेस, नई दिल्ली — 110019 में दिनांक 26 मई, 2014 को शाम 5:00 बजे आयोजित की जाएगी । एक खाता रखने के उद्धेश्य के लिए उनके समक्ष उस तरीके या ढंग को दर्शाने के लिए जिसका अन्त /परिणाम जा चुका है, तथा कम्पनी की सम्पत्ति का निपटान हो गाया तथा किसी व्याख्या के तथ्यों को सुनकर जो कि परिसमापक अधिकारी द्वारा दिया गाया हो तथा कम्पनी के विशेष प्रस्ताव द्वारा निर्धारित करने के लिए जिसमें कम्पनी तथा परिसमापक की अधिकारी की पुस्तकों, खातों एवं दस्तावेजो का निपटान होगा ।

दिनांक : 14 मार्च, 2014

परिसमापक राजीव कृष्ण नंदा

ARD DEVELOPERS PRIVATE LIMITED

New Delhi-110019

NOTICE OF ADJOURNED FINAL GENERAL MEETING

NOTICE is hereby given that pursuance to section 497 of the Companies Act, 1956 the Final General Meeting of the members of the Company held on 18th February, 2014 was adjourned without transacting any business because of non publication of notice of the said Final General Meeting in the Official Gazettee. The adjourned Final General Meeting shall now be held on Monday the 16th day of June, 2014 at 11:00 A.M. at Flat No. 1506, Hemkunt Chamber, 89, Nehru Place, New Delhi-110019 for the purpose of having an account laid before them showing the manner in which winding up has been conducted and the property of the Company disposed off and for hearing any explanation that may be given by the liquidator and for determining by a special resolution of the Company, the manner in which the books of accounts and documents of the Company and of the liquidator shall be disposed off and for this purpose following special resolution be considered and if thought fit be passed with or without modification(s):

"RESOLVED THAT approval be and is hereby accorded to dispose off the books of accounts and other records of the Company after the completion of winding up and assessment of Income Tax for the Assessment Year 2014-15 or five years hereafter whichever is later. Till the disposal of records the same be kept in the safe custody of Mr. Deepak Bansal, Liquidator and a Director of the company who is authorised to do all such acts, deeds and things as may be necessary."

For ARD Developers Private Limited

Sd/pak Bansal)

(Deepak Bansal) Liquidator

Date: 18.02.2014 Place: New Delhi Amendment in Bye-laws of Inter-connected stock Exchange of India Ltd. in view of SEBI circular nos. CIR /MRD/ICC/29/2013 dated September 26, 2013, CIR/MRD/ICC/30/2013 dated September 26, 2013, CIR/MRD/DMS/34/2013 dated November 06, 2013, SEBI letter no. MRD/DSA/OW/28722/2013 dated November 11, 2013 and SEBI directive received on 27.01.2014.

Bye- laws No.	Bye-laws before Amendment	Bye-laws after proposed Amendment
6.4.10	Newly inserted	The Trading Member shall carry out its System Audit in terms of SEBI Circular no. CIR/MRD/ DMS /34/2013 dated November 06, 2013 and such other directives issued by SEBI from time to time, and shall submit its System Audit Report within the stipulated time.
18.14A	Time Limit:	Time Limit:
	Appeal against the Award of the arbitrators is to be filed within 30 days from the date of receipt of the award. However if a party is unable to file an appeal within the specified period the appeal should be accompanied by an application supported by affidavit setting forth the facts on which the appellant relies to satisfy the Appeal Bench in respect of causes for the delay. The Appeal Bench may, on sufficient cause being shown for the delay, condone the delay.	Appeal against the Award of the arbitrators is to be filed within 30 days from the date of receipt of the award.
18.14B	Implementation of Arbitral Award in	Implementation of Arbitral Award in favour of Clients
	In case the arbitral / appellate arbitral award is in favour of the client, the Exchange shall, on receipt of the same, debit the amount of the award from the security deposit or any other monies of	(1) In case the arbitral / appellate arbitral award is in favour of the client, the Exchange shall, on receipt of the same, debit the amount of the award from the security deposit or any other monies of the member (against whom an award has been passed) and keep it in a separate escrow account.
	the member (against whom an award has been passed) and keep it in a separate escrow account. The Exchange shall implement the	(2) The Members shall convey their intention to Stock Exchanges within 7 days of receipt of the award, as regards whether such Members desire to challenge the arbitration award/ appellate arbitration award in Court or not.
	arbitral award, by making payment to the client, along with interest earned on the amount that has been set aside, as soon as the time for preferring an appeal before the appellate panel of arbitrators has expired and no appeal	(3) If the Members do not express their intent to challenge the arbitration award/appellate arbitration award then it would be presumed that Members do not intend to challenge the award and the Stock Exchange shall take further steps accordingly
	has been preferred The Exchange shall implement the appellate arbitral award, by making payment to the client, along with	(4) The Exchange shall implement the arbitral award, by making payment to the client, along with interest earned on the amount that has been set aside, as soon as the time for preferring an appeal before the appellate panel of arbitrators has expired and no appeal has been preferred

18.19.7	interest earned on the amount that has been set aside, as soon as: a) the time for making an application to a Court to set aside such appellate arbitral award under Section 34 of the Arbitration and Conciliation Act, 1996 has expired, and no application has been made, or b) when an application to a Court to set aside such appellate arbitral award under Section 34 of the Arbitration and Conciliation Act, 1996, having been made, it has been refused by such Court, or c) an application to a Court to set aside such appellate arbitral award under Section 34 of the Arbitration and Conciliation Act, 1996, having been made, but where no stay has been granted by such Court within a period of three months from the date on which the party making that application had received the appellate arbitral award. Newly inserted	 (5) The Exchange shall implement the appellate arbitral award, by making payment to the client, along with interest earned on the amount that has been set aside, as soon as: a) the time for making an application to a Court to set aside such appellate arbitral award under Section 34 of the Arbitration and Conciliation Act, 1996 has expired, and no application has been made, or b) when an application to a Court to set aside such appellate arbitral award under Section 34 of the Arbitration and Conciliation Act, 1996, having been made, it has been refused by such Court, or c) an application to a Court to set aside such appellate arbitral award under Section 34 of the Arbitration and Conciliation Act, 1996, having been made, but where no stay has been granted by such Court within a period of three months from the date on which the party making that application had received the appellate arbitral award. A party filing an appeal before the appellate panel (as mentioned in Bye-law 18.14A) shall pay a fee not exceeding Rs. 30,000/-, as may be prescribed by the stock exchange, in addition to statutory dues (stamp duty, service tax, etc) along with the appeal. In case the party filing the appeal is a client having claim/counterclaim of upto Rs. 10 lakh, then the party shall pay a fee not exceeding Rs. 10,000/ Further expenses thus arising shall be borne by the Stock Exchange and the Investor Protection Fund of Stock Exchange equally.
19.29.2	The Board shall constitute every year a Defaulters' Committee consisting of five persons and the members shall be from the public who shall be persons of eminence from the legal, judicial and accountancy fields, who shall not be stock brokers of any stock exchange. Further, the Managing Director would be an ex-officio member of this Committee.	The Governing Board shall constitute a Defaulters' Committee as per the composition prescribed by SEBI from time to time.
Chapter 23	Code of Ethics for Directors and Key Management Personnel of the Exchange	To be deleted

Amendments in Rules of Inter-connected stock Exchange of India Ltd. in view of SEBI letter no. MRD/DSA/OW/28722/2013 dated November 11, 2013.

Rule No.	Rules before Amendments	Rules after proposed Amendments	
1.1.6	Newly Inserted	The Rules are subject to the provisions of the SCRA 1956, SEBI Act 1992, or any rules, regulations, circulars or directions issued there under.	
2.9.6	Every Director and Key Management Personnel of the Exchange shall be deemed to be fit and proper person as described in regulation 20 of the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2012.	Every Director and Key Management Personnel of the Exchange shall be fit and proper person as described in regulation 20 of the Securities Contracts (Regulation) (Stock Exchanges and Clearing Corporations) Regulations, 2012.	
Chapter 12	Newly Inserted	CODE OF ETHICS FOR DIRECTORS AND KEY MANAGEMENT PERSONNEL OF THE EXCHANGE	
		The 'Code of Ethics' for directors and key management personnel of the Exchanges, is aimed at improving the professional and ethical standards in the functioning of the exchanges thereby creating better investor confidence in the integrity of the market.	
		A. Objectives and Underlying principles:	
		The code of ethics for Directors and Key Management Personnel of the Exchange seeks to establish a minimum level of business/professional ethics to be followed by these directors and Key Management Personnel, towards establishing a fair and transparent marketplace. The code of ethics is based on the following fundamental principles:	
		 Fairness and transparency in dealing with matters relating to the Exchange and the investors Compliance with all laws / rules / regulations laid down by regulatory agencies / Exchange Exercising due diligence in the performance of duties Avoidance of conflict of interest between self interests of directors / Key Management Personnel and interests of Exchange and investors. 	
		B. Definitions:	
		i. Key Management Personnel: "Key Management Personnel" means a person serving as head of any department or in such senior executive position that stands higher in hierarchy to the head(s) of department(s) in the Exchange or in any other position as declared so by the Exchange. Key Management Personnel of the Exchange to whom this Code shall be applicable shall be decided by the Governing Board of the Exchange but	

shall include all officials of the rank of Manager and above.

- ii. **Family**: Family members will include dependent spouse, dependent children, and dependent parents.
- iii. **Securities**: Securities for the purpose of this Code shall not include Mutual Fund units.

C. Ethics Committee:

For overseeing the implementation of this Code, the Board of Directors of the Exchange shall constitute an Ethics Committee. The Ethics Committee shall function under the Governing Board.

D. General Standards:

- Directors and Key Management Personnel shall endeavour to promote greater awareness and understanding of ethical responsibilities
- ii. Directors and Key Management Personnel in the conduct of their business shall observe high standards of commercial honour and just and equitable principles of trade
- iii. The conduct of Directors and Key Management Personnel in business life should be exemplary which will set a standard for other members of the Exchange.
- iv. Directors and Key Management Personnel shall not use their position to give/get favours to/from the executive or administrative staff of the Exchange, technology or service providers and vendors of the Exchange or any listed company at the Exchange
- v. Directors and Key Management Personnel shall not commit any act which will put the reputation of the Exchange in jeopardy
- vi. Directors, Committee members and Key Management Personnel of the Exchange, should comply with all rules and regulations applicable to the securities market

E. Disclosure of dealings in securities by Key Management Personnel of the Exchange

- i. Key Management Personnel of the Exchange shall disclose to the Governing Board / Ethics Committee/ designated Compliance Officer at the frequency as determined by the Governing Board of the Exchange, which shall be on a monthly basis, all their dealings, direct or indirect, in securities for such amounts as may be specified by the Governing Board of the Exchange.
- ii. The dealings in securities shall also be subject to trading restrictions for securities about which Key Management Personnel in the Exchange may have non-public price sensitive information. Requirement laid down under Securities and Exchange Board of India (Prohibition of Insider Trading) Regulations, 1992, may be referred in this regard.
- iii. All transactions must be of an investment nature and not speculative in nature. Towards this end, all securities purchased must be held for a minimum period of 60 days before they are

sold. However, in specific/exceptional circumstances, sale can be effected any time by obtaining pre-clearance from the Compliance Officer to waive this condition after recording in writing his satisfaction in this regard.

F. Disclosure of dealings in securities by Directors of the Exchange

- All transactions in securities by the directors and their family shall be disclosed to the Governing Board of the Exchange, which shall be on a monthly basis.
- ii. All Directors shall also disclose on a periodic basis as fixed above, the trading conducted by firms/corporate entities in which they hold 20% or more beneficial interest or hold a controlling interest, to the Ethics Committee.
- iii. Directors who are Government of India nominees or nominees of Government of India Statutory Bodies or Financial Institutions and are governed by their own Codes shall be exempt from this requirement

G. Avoidance of Conflict of Interest

- No Director of the Governing Board or Member of any Committee of the Exchange shall participate in any decision making/adjudication in respect of any person/matter in which he is in any way, directly or indirectly, concerned or interested.
- ii. Whether there is any conflict of interest or not in a matter, should be decided by the Governing Board.

H. Disclosures of beneficial interest

All Directors and Key Management Personnel shall disclose to the Governing Board, upon assuming office and during their tenure in office, whenever the following arises:

- i. any fiduciary relationship of self and family members and directorship/partnership of self and family members in any trading member or clearing member.
- ii. shareholding, in cases where the shareholding of the director, directly or through his family, exceeds 5% in any listed company or in other entities related to the securities markets
- iii. any other business interests

I. Role of the Chairperson and Directors in the day-to-day functioning of the Exchange

- The Chairperson and Directors of the Exchange shall not interfere in the day-to-day functioning of the Exchange and shall limit their role to decision making on policy issues and to issues as the Governing Board may decide.
- ii. The Chairperson and Directors shall abstain from influencing the employees of the Exchange in conducting their day-to-day activities.
- iii. The Chairperson and Directors of the Exchange shall not be directly involved in the function of appointment and promotion of employees, unless specifically so decided by the Governing Board.

J. Access to Information

- i. The Directors shall call for information only as part of specific committees or as may be authorised by the Governing Board.
- ii. There shall be prescribed channels through which information shall move and further there shall be audit trail of the same. Any Retrieval of confidential documents /information shall be properly recorded.
- iii. All such information, especially which is non-public and price sensitive, shall be kept confidential and not be used for any personal consideration / gain.
- iv. Any information relating to the business /operations of the Exchange, which may come to the knowledge of Directors / Key Management Personnel during performance of their duties shall be held in strict confidence, shall not be divulged to any third party and shall not be used in any manner except for the performance of their duties.

K. Misuse of Position

Directors / Committee Members shall not use their position to obtain business or any pecuniary benefit in the organisation for themselves or family members.

L. Ethics Committee to lay down procedures

- The Ethics Committee shall lay down procedures for the implementation of the Code and prescribe reporting formats for the disclosures required under the Code.
- ii. The Compliance Officer shall execute the requirements laid down by the Ethics Committee.

M. Appointment of Compliance Officer

- i. The Stock Exchange shall appoint a COMPLIANCE Officer who shall be responsible for monitoring the compliance of the Act, the Companies Act, 1956, the Companies Act, 2013, the Securities and Exchange Board of India Act, 1992, Rules, Regulations, or Directions issued thereunder and for the redressal of investors' grievances.
- ii. The compliance officer shall, immediately and independently, report to SEBI any non-compliance of any provision stated in above clause 12.M.(i) observed by him.
- N. While the objective of this Code is to enhance the level of market integrity and investor confidence, it is emphasized that a written code of ethics may not completely guarantee adherence to high ethical standards. This can be accomplished only if directors and key management personnel of the Exchange commit themselves to the task of enhancing the fairness and integrity of the system in letter and spirit.

MULTI COMMODITY EXCHANGE OF INDIA LIMITED (MCX) NOTIFICATION

The approval of the Deputy Director, Forward Markets Commission, under Section 12(1) of the Forward Contracts (Regulation) Act, 1952 (74 of 1952) read with the Government of India, Ministry of Commerce and Industry Notification No. S. 0.1162 dated 4th May, 1960 has been obtained on the 5th December, 2013, to the following amendments made to the Rules of the Multi Commodity Exchange of India Ltd., Mumbai and the same is hereby notified under Sub-Section 2 of Section 12 of the said Act.

AMENDMENTS

Rules of Multi Commodity Exchange of India Ltd.

Rules No.	Existing Provision	Amended provision
21. (ix)	New Provision	21. (ix) has been declared as a defaulter by any other Commodity Exchange unless a period of five years has elapsed from the date of expiry of such default.
30.a. (vi)	New Provision	The Firm is not declared as a defaulter by any other Commodity Exchange or a period of five years has elapsed from the date of declaring it as a defaulter.
33. a. (iii)	New Provision	Company/body Corporate has not been declared as a defaulter by any other Commodity Exchange or a period of five years has elapsed from the date of declaring it as a defaulter.
39.	TERMINATION OF MEMBERSHIP	TERMINATION OF MEMBERSHIP
	39. Loss of membership	39. Loss of membership
1 7	a. Any Member of the Exchange shall cease to be a Member of the Exchange:	Any Member of the Exchange shall cease to be a Member of the Exchange on the happening of any one
	V. By transfer/nomination or more of the following instance	_
	VI. By death; or	(i) By death; (ii) By Dissolution
VII. By dissolution; or	VII. By dissolution; or	(iii) By expulsion in accordance with the Bye-Laws,
	Laws, Rules and Regulations and also the	Rules and Regulations and also the provisions herein contained; (iv) By being declared as a defaulter in accordance with these presents, the Bye-Laws, Rules and
	b. i. By Being declared as a defaulter in accordance with these presents, the Bye- Laws, Rules and Regulations; or	Regulations or any other commodity Exchange; (v) he is adjudged bankrupt or a receiving order in bankruptcy is made against him or he is proved
	ii. he is adjudged bankrupt or a receiving order in bankruptcy is made against him or he is proved to be insolvent;	to be insolvent; (vi) he is convicted of an act involving moral turpitude; (vii) By resignation;
	iii. he is convicted of an act involving moral	(viii) He is declared as lunatic;
	turpitude; iv. By resignation;	(ix) Being a company/body corporate, it ceases to maintain or have the characteristics of eligibility under the provisions of the Rules and Articles of

	v. he is declared as lunatic; vi. Being a company/body corporate, it ceases to maintain or have the characteristics of eligibility under the provisions of the Rules and Articles of the Exchange or is wound up. c. i. he is declared as bankrupt/insolvent d. Notwithstanding anything contained in any other provisions of the Articles, Bye-Laws, Rules and Regulations of the Exchange, the expulsion of Members of the Exchange from the membership of the Exchange, whether bodies corporate, partnerships, individuals or such other persons as are admitted as Member of the Exchange, shall be final and conclusive.	the Exchange or is wound up. (x) He is declared as bankrupt/insolvent. Notwithstanding anything contained in any other provisions of the Articles, Bye-Laws, Rules and Regulations of the Exchange, the expulsion of Members of the Exchange from the membership of the Exchange, whether bodies corporate, partnerships, individuals or such other persons as are admitted as Member of the Exchange, shall be final and conclusive.
41. b. (v) and (vi)	New Provision	v. If he has been declared as a defaulter by any other Commodity Exchange. vi. If he has been adjudicated as an insolvent or a winding up order has been passed against such member then such member shall be ipso facto declared as a defaulter although he may not be at the same time a defaulter on the Exchange.
41. d.	A member of the Exchange of a transaction in <u>"Securities"</u> shall be suspended for such period as the Governing Board may determine.	A member of the Exchange of a transaction in "Commodities" shall be suspended for such period as the Governing Board may determine.
41.e.ii	New Provision	Exchange shall also immediately inform all other Commodity Exchanges about the <u>declaration of default</u> <u>of its</u> member. Further, if the membership is in the name of a corporate, name of the promoters, dominant shareholders shall also be informed.
41.e.a	New Provision	 Manner of filing/inviting claims from investors: I. In accordance with Bye-Laws, Rules Business Rules, the Exchange shall publish a notice inviting the legitimate claimants to file claims against the defaulter member within a specified period of time called as the "specified period" II. The specified period shall be, minimum of ninety days. III. The Exchange shall publish the notice in all the editions of at least one English national daily with wide circulation and in at least one regional language daily with wide circulation at the place(s) where the concerned Exchange Member/s are situated. IV. The notice calling for claims shall also be

		displayed on the website of the Exchange for the entire specified period. V. The notice shall contain the specified period, the maximum compensation limit for a single claim of an investor and all other relevant information.
42.d.	Balance: Fourth Fifth Sixth Seventh – The balance amount, if any, remaining after satisfying all the above claims in full, will be appropriated and transferred to the Settlement Guarantee Fund.	Balance: Fourth Fifth Sixth Seventh – The balance amount, if any, remaining after satisfying all the above claims in full, will be appropriated and transferred to the Settlement Guarantee Fund. However, in the event of a specific request received from other Commodity Exchange(s) of the shortfall in the settlement of the claims in the respective Commodity Exchange(s), the balance surplus amount remaining after satisfying all the above claims in full, may be utilized for settlement of the claims at other commodity Exchange(s) on a prorate basis in consultation with Forward Markets Commission.
42.A	New Provision	Proceedings in name of or against the Defaulter The Relevant Authority shall be entitled to but not bound to: a. initiate any proceedings in a court of law either in the name of the Exchange or in the name of the defaulter against any person for the purpose of recovering any amounts due to the defaulter, b. initiate any proceedings in a court of law either in the name of the Exchange or in the name of creditors (who have become creditors of the defaulter as a result of transactions executed subject to and in accordance with Bye-laws, Rules and Business Rules of the Exchange) of the defaulter against the defaulter for the purpose of recovering any amounts due from the defaulter. The defaulter as well as the creditors of the defaulter shall be deemed to have appointed the Exchange as their constituted attorney for the purpose of taking such proceedings. Consequences of declaration of defaulter to follow:
55.f.	New Provision	The provisions of Rules, Bye-Laws and Business Rules/ Regulations pertaining to default, shall become applicable to the member expelled from the Exchange as if such Member has been declared a defaulter.

Place: Mumbai Date: 18/02/2014 Sd/- ILLEGIBLE Managing Director Multi Commodity Exchange of India Limited

Form No. 155

[SEE RULE 329]

[MEMBERS VOLUNTARY WINDING UP]

NAME OF THE COMPANY: CHETAK INTERNATIONAL CARGO LIMITED

REGD. OFFICE: CHETAK HOUSE, KAPASHERA BORDER, OLD DELHI GURGAON ROAD, NEW DELHI-110037

NOTICE CONVENING FINAL MEETING

Notice is hereby given in pursuance of Sec. 497 of the Companies Act, 1956 that a General Meeting of the Members of the above named company will be held at the Registered Office of the company Chetak House, Kapashera Border, Old Delhi Gurgaon Road, New Delhi- 110037 on Tuesday, 29th day of April, 2014 at 11:00 A.M for the purpose of having the account laid before them showing the manner in which the Members Voluntary Winding up has been conducted and the assets of the company disposed off and of hearing any explanation that may be given by the liquidator and also for determining by a special resolution of the company, the manner in which the books, accounts and documents of the company and of the liquidator shall be disposed off.

Place: New Delhi
Date: 20/03/2014

for Chetak International Cargo Limited
JAI KARAN SHARMA
Liquidator

Form No. 155

[See Rule 329]

Members' Voluntary winding-up

Unocal Bharat Services Private Limited

Notice Convening Final Meeting

Notice is hereby given in pursuance of section 497 that a General Meeting of the members of the above named company will be held at registered office at 405, Paharpur Business Centre, Nehru Place, New Delhi - 110 019 on the 26th day of May 2014 at 5 pm for the purpose of having an account laid before them showing the manner in which the winding-up has been conducted and the property of the company disposed of and of hearing any explanation that may be given by the liquidator and also of determining by special resolution of the company, the manner in which the books, accounts and documents of the company and of the liquidator shall be disposed of.

Dated this 14th of March 2014

RAJIV KRISHAN NANDA Liquidator

एन.आई.टी. निदेशालय द्वारा. भारत सरकार मुद्रणालय, फरीदाबाद मुद्रित एवं प्रकाशन नियंत्रक. दिल्ली द्वारा प्रकाशित, 2014 PRINTED BY DIRECTORATE OF PRINTING AT GOVERNMENT OF INDIA PRESS, N.I.T. FARIDABAD AND PUBLISHED BY THE CONTROLLER OF PUBLICATIONS, DELHI, 2014 www.dop.nic.in